

The British Columbia Gazette.

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VICTORIA, JUNE 21st, 1894.

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The Pritish Columbia Gazette.

PUBLISHED EVERY THURSDAY.

SCALE OF CHARGES FOR ADVERTISING:		
For 100 words and under		
Over 100 words and under 150 words	6	-0
Over 150 words and under 200 words	8	00
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Municipal by laws requiring only one insertion, to be at one	e-h	alí
the above rates.		

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AZF New advertisements are indicated by a dagger.

APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE,

7th June, 1894.

HIS HONOUR the Lieutenant-Governor has been pleased to appoint the fell pleased to appoint the following persons to be Returning Officers for the Electoral Districts or Ridings of Electoral Districts placed opposite their respective names, namely:—

Walter B. Anderson, Comox.
Harry O. Wellburn, Cowichan-Alberni.
Whliam J. Rant, Esquimalt.
George Thomson, Nanaimo North.
James H. Hawthornthwaite, Nanaimo South.
William K. Leighton, Nanaimo City.
Thomas William Mowat, Victoria North.
Thornton Fell, Victoria South.
James E. McMillan, Victoria City.
John Bowron, Cariboo.

James E. McMillan, Victoria City.
John Bowron, Cariboo.
Robt. J. Woods, Cassiar.
Stephen Redgrave, Kootenay East.
Joseph D. Graham, Kootenay West, North Riding.
William J. Goepel, Kootenay West, South Riding.
Frederick Soues, Lillooet, East Riding.
Casper Phair, Lillooet, West Riding.
William B. Townsend, New Westminster City.
Charles Coldwell, Vancouver City.
Horatio Weeb, Westminster, Chilliwhack Riding.
Henry T. Thrift. Westminster, Delta Riding.

HENRY T. THRIFT, Westminster, Delta Riding. DAVID C. WEBBER, Westminster, Dewdney Riding. FREDERICK SCHOFFELD, Westminster, Richmond

Riding.

LEONARD NORRIS, Yale, East Riding.

WILLIAM DODD, Yale, West Riding.

GEORGE C. TUNSTALL, Yale, North Riding.

PROVINCIAL SECRETARY'S OFFICE.

IS HONOUR the Lieutenant-Governor has been pleased to make the following appointments:-28th May, 1894.

ROBERT HENRY LEE, of the City of Kamloops, Esquire, to be a Justice of the Peace within and for the County of Yale.

4th June, 1894.

Joseph Benjamin McArthur, of the Town of Nelson, Esquire, Q.C., to be a Notary Public within and for the West Kootenay Electoral District.

7th June, 1894.

WALTER J. WALKER and BARTLEY W. SHILES, Esquires, to be members of the Licensing Board for the City of New Westminster.

14th June, 1894.

FRANK BURRELL, of the City of Victoria, Esquire, to be a Notary Public within and for the Province of British Columbia.

ALEXANDER LYNCH and EUGENE SAYRE TOPPING, of Trail Creck, Esquires, to be Justices of the Peace within and for the West Kootenay Electoral District.

PROCLAMATIONS.

[L.S.]

E. DEWDNEY.

CANADA.

PROVINCE OF BRITISH COLUMBIA

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and to all whom it may concern,—

A PROCLAMATION.

THEODORE DAVIE, WHEREAS We have Attorney-General. WHEREAS We have thought fit, by and with the advice and consent of Our Executive Council of Our Province of British Columbia, to dissolve the present Legislative Assembly of Our said Province, which stands prorogued until summoned for dispatch of business. of business

NOW KNOW YE, that We do, for this end, publish this Our Royal Proclamation, and do hereby

dissolve the Legislative Assembly accordingly, and the Members thereof are discharged from further attendance on same.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of British Columbia to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-seventh year of Our Reign.

By Command.

JAMES C. PREVOST,
Registrar of the Supreme Court.

[L.S.]

E. DEWDNEY.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come.—Greeting.

A PROCLAMATION.

THEODORE DAVIE, Attorney-General. \} WHEREAS, We are desirous and resolved. Attorney-General. desirous and resolved. as soon as may be, to meet Our people of Our Province of British Columbia, and to have their advice in Our Legislature, We do make known Our Royal Will and Pleasure to call a new Legislative Assembly of Our said Province; and do further declare that, by the advice of Our Executive Council of British Columbia, We have this day given orders for issuing Our Write We have this day given orders for issuing Our Writs in due form, for calling a new Legislative Assembly for Our said Province, which Writs are to bear date on the second day of June, instant, and to be returnable on or before the thirty-first day of August next.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Public Seal of the said Province to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-seventh year of Our Reign.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court

[L·S.]

E. DEWDNEY.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come.—Greeting.

A PROCLAMATION.

Theodore Davie, WHEREAS Writs for the Attorney-General. Attorney-General. W Election of Members of the Legislative Assembly for the various Electoral Districts in the Province have issued;

And whereas it is expedient that the places for the nomination of Candidates in the said Electoral Districts should be appointed;

And whereas, by the "Election Regulation Act," the Lieutenant-Governor in Council is empowered, from time to time, to appoint by Proclamation the place for the nomination of Candidates in each Electoral Dis-

NOW KNOW YE, that, in pursuance of the powers contained in the said Act, and of all other powers and authorities in that behalf enabling, the Lieutenant-Governor in Conneil appoints and declares, and it is hereby appointed and declared, that the following

places shall be the places for the nomination of Candidates for Election to the Legislative Assembly in the respective Electoral Districts, the names of which are	Court House, Wellington
set opposite such places, that is to say: ELECTORAL DISTRICT. PLACE OF NOMINATION. Comox. Government Office, Comox. Cowichan-Alberni Agricultural Hall, Duncan.	School House, Gabriola South Do. Nanaimo River Bridge Sonth Nanaimo. School Honse, 5-Acre Lots
Esquimalt	
Nanaimo, South	Court House, Nanaimo City Nanaimo City.
Victoria, North Conrt House, Vesuvius Bay, S.P.I. Victoria, South School-house, Royal Oak, Victoria City Philharmonic Hall, Fort Street, Cariboo Court House, Richfield, Cassiar Metlahkatla, Kootenay, East Court House, Donald.	Court House, Vesuvius Bay, Salt Spring Island School House, Burgoyne Bay Do. Mayne Island North Victoria.
Kootenay, West, North Riding Government Office, Revelstoke. Kootenay, West, South Riding Court House, Nelson.	Hall, Pender Island Wain's Hotel, North Saanich
Lillooet, East Riding	Agricultural Hall, South Saanich School House, Royal Oak Tolmie School, Boleskin Road Solved House, Coder Hill
Riding of Chilliwhack	School House, Cedar Hill (South Victoria. Agricultural Hall, Cadboro Bay Road
Yale, West Riding Government Office, Yale. Yale, North Riding Court House, Kamloops.	Philharmonic Hall, Fort Street. Vietoria City.
IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of the said Province to be hereunto affixed: WITNESS, the Honourable Edgar Dewdney,	Williams Lake
Lieutenant-Governor of Our said Province of British Columbia, in Our City of Vietoria, in Our said Province, this seventh day of June, in the year of Our Lord one thousand eight	Lightning Creek Cariboo. Gov't. Office, Forks Quesnelle Cariboo. Mouth of Keithley Creek Court House, Richfield
hundred and ninety-four, and in the fifty- seventh year of Our Reign.	Riskie Creek Snowshoe Creek Harper Claim, Horsefly River
By Command. A. CAMPBELL REDDIE,	Court House, McDame Creek
Deputy Provincial Secretary.	Do. Dease Creek Port Essington
	Metlakahtla
[L. S.] E. DEWDNEY.	Naas Harbour
CANADA.	Inverness Cannery, Skeena River Masset, Queen Charlotte Island.
PROVINCE OF BRITISH COLUMBIA.	Skidegate, do J
VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen,	Roger's Pass
Defender of the Faith, &c., &c., &c.	DonaldGolden
To all to whom these presents shall come,—Greeting.	Palliser East Kootenay.
A PROCLAMATION.	Windermere
THEODORE DAVIE, WHEREAS it is advisable Attorney-General. to establish the following polling places, in the several and respective Electoral Districts hereinafter named.	Fort Steele
NOW KNOW YE, that by virtue of the authority contained in the "Election Regulation Act," the	Government Office, Revelstoke .) Do. Nakusp
Lieutenant-Governor in Council declares that the fol- lowing polling places shall be, and they are hereby, established for the several Electoral Districts, the	Illecillewaet Lardeau Glacier
names of which are set opposite such polling places respectively, that is to say:—	Trail Creek
Polling Places. Electoral District.	Trout Creek, between Upper and lower Arrow Lake
Comox Wharf	Sanderson's Hot Springs, Upper
School-house, Denman Island Do. Hornby ,, Comox.	Arrow Lake Hall's Landing
	Trout Lake
Cobble Hill	Court House, Nelson
Government Office, Duncan Chemainus	School-house, Kaslo
Fraser's, Cowichan Lake Court House, Alberni	Customs House, Kootenay Boundary
Capt. Spring's store, Uclulet Magneson's store, Clayoquot	School House, Bonaparte Philip Corinder's house, Big Bar
School House, Esquimalt Do. Muir's, Sooke	Joseph S. Place's house, Dog Ck. John Wright's house, 127-Mile East Riding,
Hotel, Parsons' Bridge School House, Metchosin E. Gordon's residence, Otter Pt.	Post
J. Grierson's residence, San Juan	Wm. Abel's house, 111-Mile Post)

Court House, Lillooet William Lee's House, Pavilion Dugald McDonald's house, Watson Bar Creek Alex. McEwen's house, Empire Valley	West Riding, Lillooet.
Opera House, Steveston Town Hall, Lulu Island. Cedar Cottage Nursery, South Vancouver. Trauway Company's Power House, Burnaby Library, Moodyville. Gibson's Store, Howe Sound. E. B. Madill's House, Squamish)	Westminster— Riding of Rich- mond.
Columbia Mining Co.'s Office, Enderby S. Appleby's Honse, Mara J. Gardom's House, Deep Creek. Town Hall, Armstrong Post Office, Okanagan Court House, Vernon Nesbitt's House, White Valley A. McDonell's House, Bluc Springs Lequime's Hall, Kelowna School-house, Benvoulin D. Jones' House, Trout Creek Wade's Store, Penticton Strathyre Mining Co.'s Office, Fairview T. Daly's Honse, Keremeos Government Office, Osoyoos Hugh Cameron's House, Camp McKinney R. D. Kerr's House, Boundary Creek School-house, Kettle River	East Riding, Yale.
Court House, Kamloops M. Sullivan's House, North Thompson River Duck's, South Thompson River Post Office, Shuswap Prairie Tappen's Siding Salmon Arm Sicamous Grand Prairie Fullarton's Store, Stump Lake Quilchena, Nicola Lake	North Riding, Yale.
Court House 206 Carrall Street. School-house, Mt. Lehman John McLure's House, Matsqui Town Hall, Upper Sumas McGillivray School-house, Lower Sumas School-house, Cheam Town Hall, Chilliwhack	New West'r City. Vancouver City. Westminster— Riding of Chilliwhack.
School-house, Clover Valley Do. Elgin Do. Port Kells Brownsville Hotel, Brownsville. Town Hall, Ladner's Landing Lochiel School-house, 2½-Mile Belt Town Hall, Ft. Langley Hall, Murray's Corners School-house, Shortreed's Do. Hall's Prairie	Westininster— Riding of Delta.
Scott's Hall, Port Moody Kelly's Store, Coquitlam Isaac Building, Port Hammond Hall, Port Hancy School-house, Wharnock Do. Silverdale Do. Mission City Do. Burton Prairie Do. Hatzic Prairie Do. North Nicomen, Mainland Do. Nicomen, Island Capt. Menton's Store, Harrison River Frank West's House, near	Westminster— Riding of Dewd- ney.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of British Columbia to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Vietoria, in Our said Province, this ninth day of Junc, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-seventh year of Our Reign. year of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

A PROCLAMATION.

A PROCLAMATION.

Theodore Davie, Whereas it is unnecessary Attorney-General Westminster, in the New Westminster City Electoral District, established by Our Proclamation dated the 9th day of June, 1894; and whereas it is advisable to appoint in lieu thereof the building situate in New Westminster City, in the said Electoral District, known as the City Hall.

NOW KNOW YE, that by virtue of the authority contained in the "Election Regulation Act," and of all other powers and authorities in that behalf enabling, the Lieutenant-Governor in Council declares, and it is hereby declared, that the Polling Place at the Court House, New Westminster, shall be discontinued, and further that the Polling Place in and for the said Electoral District shall be, and is hereby appointed and established, at the building known as the City Hall, New Westminster City.

In Testimony Whereof, We have caused these

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: WITNESS, the Honourable EDGAR DEWDNEY, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this fourteenth day of June, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-seventh year of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &e.

To all to whom these presents shall come, -Greeting.

A PROCLAMATION.

THEODORE DAVIE, WHEREAS it is provided Attorney-General. WHEREAS it is provided passed by the Legislature of British Columbia in the lifty-seventh year of Our Reign, intituled "An Act to amend the 'Provincial Royal Jubilee Hospital Act, 1890,'" that the said Act shall not come into operation until proclaimed by the Lientenant-Governor in Council; and whereas Our said Lientenant-Governor, by and with the advice of this Executive Council, has been with the advice of His Executive Council, has been

pleased to proclaim, by an Order in Council in that behalf, the twentieth day of June, one thousand eight hundred and ninety-four, as the day on which the said Act shall come into force:

NOW KNOW YE, therefore, that in pursuance thereof, We do hereby proclaim the said Act to be in force as from the twentieth day of June, one thousand eight hundred and ninety-four.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this fourteenth day of June, in the great of Our Landson thousand eight in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-seventh year of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come, -GREETING. A PROCLAMATION.

ARTHUR G. SMITH,

Deputy Attorney-General. WHEREAS it is desirable
to establish the following additional Polling Places in the several and
respective Electoral Districts hereinafter named:
NOW KNOW YE, that by virtue of the authority
contained in the "Election Regulation Act," and of
all other powers and authorities in that behalf enabling,

the Lieutenant-Governor in Council declares that the following additional Polling Places shall be, and they are hereby, established for the several Electoral Districts, the names of which are set opposite such Polling Places respectively, that is to say:

Electoral District. Polling Places. School House, Strawberry Vale, South Victoria. Post Office, Alexis Creek, Chil- Cariboo. cotin country Road Kootenay. Three Forks..... Dunean . . . John Currie's house, Pemberton West Riding, Lillooet.
Westminster-Westham Island..... Trevor's store, Nelson Island... Westminster—
Riding of Richmond. Riding of Delta.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this twenty-first day of June, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-eighth year of Our Reign. year of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come, -GREETING. A PROCLAMATION

ARTHUR G. SMITH, Deputy Attorney-General. WHEREAS it is provided by section 12 of an Act passed by the Legislature of British ('olumbia in the fifty-seventh year of Our reign, intituled the "Fraser River Bridge Aid Act, 1894," that the said Act shall not come into operation until proclaimed by the Lieutenant-Governor in Council; and whereas Our said Lieutenant-Governor, by and with the advice of His

Executive Council, has been pleased to proclaim, by an Order in Council in that behalf, the twenty-first day of June, one thousand eight hundred and ninety-four, as the day on which the said Act shall come into

NOW KNOW YE, therefore, that in pursuance thereof, We do hereby proclaim the said Act to be inforce as from the twenty-first day of June, one thou-

force as from the twenty-first day of June, one thousand eight hundred and ninety-four.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Scal of the said Province to be herennto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this 20th day of June, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-seventh year of Our Reign. of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

[L.S.]

E. DEWDNEY.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, -- GREETING.

A PROCLAMATION.

ARTHUR G. SMITH, Deputy Attorney-General. WHEREAS it is explace for the nomination of candidates in the Victoria City Electoral District should be at the Market Place, in the City of Victoria; and whereas, by the "Election Regulation Act," the Lieutenant-Governor in Council is empowered from time to time to appoint, by Proelamation, the place for the nomination of eandidates in each Electoral District.

NOW KNOW YE, that by virtue of the authority NOW KNOW YE, that by virtue of the authority contained in the said Act, and of all other powers and authorities in that behalf enabling, the Lieutenant-Governor in Council declares, and it is hereby declared, that the place of nomination at the Philharmonic Hall, in the City of Victoria, shall be discontinued, and that the Market Place in the said City shall be, and is hereby, established as the place for the nomination of candidates for election to the Legislative Assembly in the Victoria City Electoria District the Victoria City Electoral District.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this twentieth day of Lyng. Our said Province, this twentieth day of June, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-seventh year of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ircland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come,—Greeting. A PROCLAMATION.

ARTHUR G. SMITH, WHEREAS it is unnecDeputy Attorney-General. WHEREAS it is unnecessary to continue the
Polling Places at M. Sullivan's House, North Thompson River, and at James Fullarton's Store, Stump
Lake, in the North Riding of the Yale Electoral Distriet, established by Our Proclamation dated the
ninth day of June, 1894; and whereas it is advisable
to appoint in lieu thereof other Polling Places, and
also to appoint certain other additional Polling Places:
NOW KNOW YE, that by virtue of the authority
contained in the "Election Regulation Act," and of

all other powers and authoritics in that behalf enabling, the Lieutenant-Governor in Council declares, and it is hereby declared, that the Polling Places at M. Sullivan's House, North Thompson River, and at James Fullarton's Store, Stump Lake, shall be discontinued, and We do hereby further declare and proclaim that the following places in the said Electoral District shall be, and are hereby, appointed and established as Polling Places in the North Riding of the Yale Electoral District, that is to say:—School-house, North Thompson River: Noble's House, North Thompson River: Smith's Store, Louis Creek: C. P. R. Office, Griffin Lake; Bulman's House, Stump Lake; Court House, Nicola Lake; Post Office, Douglas Lake.

In Testimony Whereof, We have eaused these Our Letters to be made Patent and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this twenty-first day of Junc, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-eighth year of Our Reign.

By Command,

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come, -GREETING.

A PROCLAMATION.

ARTHUR G. SMITH, Deputy Attorney-General. WHEREAS it is unnecessary to continue the Polling Place at Lardeau, in the North Riding of the West Kootenay Electoral District, established by Our Proclamation dated the ninth day of June, 1894; and

June, 1894; and
Whereas it is advisable to appoint, in lieu thereof, a
Polling Place at Thompson's Landing, in the said
Riding of the West Kootenay Electoral District.

Riding of the West Kootenay Electoral District.

NOW KNOW YE, that by virtue of the authority contained in the "Election Regulation Aet," and of all other powers and authorities in that behalf enabling, the Lieutenant-Governor in Council declares, and it is hereby declared, that the Polling Place at Lardcan shall be discontinued, and further that Thompson's Landing shall be and is hereby appointed and established as a Polling Place in and for the North Riding of the West Kootenay Electoral District.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this twenty-first day of June, in the year of Our Lord one thousand eight lundred and ninty-fonr, and in the fifty-eighth year of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

WRITS.

[L.S.] E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the West Riding of Yale Electoral District:

WHEREAS His Honour the Lientenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elec-

tions throughout the said Province to fill the vacancies caused by such dissolution. We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the West Riding of Yale Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of Jnne, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereor, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST,
Registrar of the Supreme Court.

[L.S.] E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the East Riding of Yale Electoral District:

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies eaused by such dissolution. We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the East Riding of Yale Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Onr said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

[L.S.] E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the North Riding of Yale Electoral District:

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the North Riding of Yale Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st

day of Angust next, the Election so made, distinctly and openly under Our Scal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia; WITNESS, the Honomrable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety four.

By Command.

JAMES C. PREVOST. Registrar of the Supreme Court.

[L.S.]

E. DEWDNEY

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the East Riding of Lillooet Electoral District

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the East Riding of Lillooet Electoral District, and that you do cause the nomination of Candidates at such East Riding of Lillooet Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Scal duly endorsed upon this Our Writ.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST Registrar of the Supreme Court.

[L.S.] E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c, &e., &e.

To the Returning Officer of the West Riding of Lillooet Electoral District.

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the West Riding of Lillooet Electoral District, and that you do cause the nomination of Candidates at such you do cause the nonmation of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

JAMES C. PREVOST. Registrar of the Supreme Court.

WRITS.

E. DEWDNEY. [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the North Riding of West Kootenay Electoral District:

WHEREAS His Honour the Lientenant-Governor WHEREAS His Honour the Lientenant-Governor of British Columbia, has, by a Proclamation bearing date the second day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia for the North Riding of West Kootenay Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST Registrar of the Supreme Court.

E. DEWDNEY [L.S.]

CTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &e.

To the Returning Officer of the South Riding of West Kootenay Electoral District:

W HEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province. WHEREAS His Honour the Lieutenant-Governor law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the South Riding of West Kootenay Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

[L.S.] E. DEWDNEY,

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the East Kootenay Electoral

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the East Kootenay Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord over thousand eight hundred and ninety four. one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

[L.S.]

E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Cariboo Electoral

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies eaused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of Two Members to serve in the Legislative Assembly of the Province of British Columbia, for the Cariboo Electoral District, and that you do cause the Assembly of the Province of British Columbia, for the Cariboo Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the names of such Members, when so elected, whether they be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

E. DEWDNEY. [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Cassiar Electoral

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the Cassiar Electoral District, and that you do cause the Assembly of the Province of British Continbia, for the Cassiar Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the day of , 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the

next, the Election so made, distinctly and openly under Our Scal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

[L.S.] E. DEWDNEY

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Victoria City Electoral District

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of Four Members to serve in the Legislative Assembly of the Province of British Columbia, for the Victoria City Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the names of such Members, when so elected, whether they be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST,
Registrar of the Supreme Court.

E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the North Victoria Electoral

District:

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the North Victoria Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

WRITS.

E. DEWDNEY. [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Chillinhack Riding of Westminster Electoral District :

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the second day of June, 1894, been pleased to dissolve the Legislative Assembly of the pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the Chilliwhack Riding of the Westminster Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof. We have caused these

In Testimony Whereof. We have caused these Our Letters to be made Patent under the Great Scal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST

Registrar of the Supreme Court.

E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Dewdney Riding of Westminster Electoral District:

Westminster Electoral District:

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the second day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the Dewdney Riding of Westminster Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety form one thousand eight hundred and ninety-four. By Command

JAMES C. PREVOST,

Registrar of the Supreme Court.

[L.S.] E. DEWDNEY

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Nanaimo City Electoral District

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that,

notice of the time and place of Election being duly given, you do cause Election to be made according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the Assembly of the Province of British Columbia, for the Nanaimo City Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government Honse, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

E. DEWDNEY. [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the North Nanaimo Electoral District .

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia for the North Nanaimo Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Wherefor, We have caused these

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

E. DEWDNEY. [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of Vancouver City Electoral District :

HEREAS His Honour the Lieutenant-Governor W HEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the second day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution. We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of Three Members to serve in the Legislative Assembly of the Province of British Columbia, for Vancouver City Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the twenty-third day of June, 1894, and do cause the names of such Members, when so elected, whether they be present or absent, when so elected, whether they be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the thirty-first day of August

next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command

JAMES C. PREVOST, Registrar of the Supreme Court.

[L.S.] E. DEWDNEY

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the New Westminster City Electoral District :

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the second day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to scrve in the Legislative Assembly of the Province of British Columbia, for the New Westminster City Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these WHEREAS His Honour the Lieutenant-Governor

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Hononrable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

[L.S.] E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Comox Electoral District:

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by out the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the Comox Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Wheneof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord over themselved and night Involved and night to the constitution. one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST. Registrar of the Supreme Court

WRITS

E DEWDNEY

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Richmond Riding of Westminster Electoral District:

Westminster Electoral District:

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the second day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia for the Richmond Riding of Westminster Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the twenty-third day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Scal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four. By Command.

> JAMES C. PREVOST, Registrar of the Supreme Court.

[L.S.] E. DEWDNEY.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Delta Riding of West-minster Electoral District:

To the Returning Officer of the Delta Riding of Westminster Electoral District:

WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the second day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the Delta Riding of the Westminster Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable Edgar Dewdney, at Our G vernment House, at Victoria, the second day of June, in the year of Our Lord one thousand eight hundred and ninety-four. By Command.

one thousand eight hundred and ninety-four.

one thouses.
By Command.
JAMES C. PREVOST,
Registrar of the Supreme Court.

E. DEWDNEY [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Cowichan-Alberni Electoral District:

WHEREAS His Honour the Lieutenaut-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies

caused by such dissolution. We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of Two Members to serve in the Legislative Assembly of the Province of British Columbia, for the Assembly of the Province of British Columbia, for the Cowichan-Alberni Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the names of such Members, when so elected, whether they be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand sight hundred and ninety four one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

E. DEWDNEY. [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the South Nanaimo Electoral District

WHEREAS His Honour the Lieutenaut-Governor WHEREAS His Honour the Lieutenaut-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the South Nanaimo Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do eause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY. at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

E. DEWDNEY. TL.S.1

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &e., &c.

To the Returning Officer of the Esquimalt Electoral District:

WHEREAS His Honour the Lieutenant-Governor WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made, according to law, of Two Members to serve in the Legislative Assembly of the Province of British Columbia, for the Esquimalt Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the names of such Members, when so elected, whether names of such Members, when so elected, whether they be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before

the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: Witness, the Honourable Edgar Dewdney, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

E. DEWDNEY [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the South Victoria Electoral

WHEREAS His Honour the Lieutenant-Governor WHEREAS His Honour the Lieutenant-Governor of British Columbia has, by a Proclamation bearing date the 2nd day of June, 1894, been pleased to dissolve the Legislative Assembly of the said Province; and whereas it is necessary to hold Elections throughout the said Province to fill the vacancies caused by such dissolution, We command you that, notice of the time and place of Election bding duly given, you do cause Election to be made, according to law, of One Member to serve in the Legislative Assembly of the Province of British Columbia, for the South Victoria Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the 23rd day of June, 1894, and do cause the name of such Member, when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 31st day of August next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ. to be held on the 23rd day of June, 1894, and do cause

In Testimony Whereof, We have caused these Our Letters to be made Patent under the Great Seal of Our said Province of British Columbia: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, this second day of June, in the year of Our Lord one thousand eight hundred and ninety-four.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

ORDER IN COUNCIL.

GOVERNMENT HOUSE, VICTORIA,

Saturday, the 2nd day of June, 1894.

PRESENT:

HIS HONOUR THE LIEUTENANT-GOVERNOR IN COUNCIL.

WHEREAS by section 13 of the "Legislative Electorates and Elections Act, 1894," it is provided that no applicant for registration as a Provincial voter shall be listed or registered as such voter unless and until he shall have made satisfactory answer to the interrogatories mentioned in the preceding section of the said Act, but no express provision has been made for fixing the time after making answer to the interrogatories when the applicant for registration shall be entitled to be registered as a voter neither has express provision been made for the voter, neither has express provision been made for the making and disposal of objections to applicants being registered as voters after making answer to the interrogatories:

And whereas a Writ of Election, bearing date the 2nd day of June, 1894, has been issued for a general election, and it is desirable to make provision under which all persons qualified to be voters and who have which all persons qualified to be voters and who have sent in their claims to vote at the date of the issue of such Writ, and have complied with the provisions of section 13 of the said "Legislative Electorates and Elections Act, 1894," should be registered as voters and entitled to vote at the said general election, and for this purpose to dispense with the necessity for posting the names for two months previous to entering the same on the Register of Voters as required by section 6 of the Provincial Voters Act:

Therefore His Honour the Lieutenant-Governor has

Therefore His Honour the Lieutenant-Governor has ordered, by and with the advice of the Executive Council, and it is hereby ordered as follows:—

1. It shall be the duty of each Collector of Voters to transfer to and enter upon his Register of Voters the names of all persons who on or prior to the 2nd June, A.D. 1894, shall have sent in their claims to vote, and shall have complied with the requirements of section 13 of the "Legislative Electorates and Elections Act, 1894," notwithstanding that such names may not have been posted for two months as required by sub-section (6) of section 6 of the Provincial Voters Act.

2. Each Collector shall forthwith post up in his office a list of all names so transferred to the Register of Voters, and a copy thereof shall be placed in some conspicuous place on the outside of the door of such office.

office.

3. Any voter may by written notice to the Collector to be given not less than eighteen days before the election, object (stating the ground of such objection) to the retention of any name or names entered under authority of this order upon the Register, and it shall be the duty of such Collector forthwith to cause written notice of such objection to be mailed to the person whose vote is objected to, and that he will hear and decide such objection on a day to be named by the Collector in such notice.

4. The Collector shall hold a Court on the tenth day

4. The Collector shall hold a Court on the tenth day before the election (not being Sunday, and if Sunday then on the ninth day) for the purpose of hearing and deciding all objections, notice of which have been given as aforesaid, to the retention of names on the Register under authority of this order, and at such Court shall retain the name upon the Register of Voters or erase it therefrom according to law. Compliance with section 13 of the "Legislative Electorates and Elections Act, 1894," shall be prima facie evidence entitling the voter to have his name retained on the Register. Register.

5. An appeal shall lie from the decision of the Collector in manner provided by section 19 of the "Legislative Electorates and Elections Act, 1894."

THEODORE DAVIE,
Attorney-General and Clerk of the Executive Council.

Copy of a Report of the Honourable the Executive Council, approved by His Honour the Lieutenant-Governor on the 7th day of June, 1894.

THE Committee of Council having had under consideration the provisions of the "Legislative Electorates and Elections Act, 1894," and of the Acts therewith incorporated, advise that the following regulation he made provider

therewith incorporated, advise that the following regulation be made, namely:—

That for the purpose of carrying out the provisions of the "Legislative Electorates and Elections Act, 1894," respecting the nomination, election and returning of members to the Legislative Assembly of British Columbia, a Returning Officer be appointed for each Electoral District or Riding of an Electoral District, as the case may be, which is required by the said Act to return a member or members.

Dated the 4th day of June, 1894.

A. CAMPBELL REDDIE, Deputy Clerk, Executive Council.

jel5

PROVINCIAL SECRETARY.

ASYLUM FOR THE INSANE, NEW WEST-MINSTER.

TENDERS, endorsed "Lunatic Asylum," for the supply of clothing, meat, milk, vegetables, groceries, coal and wood, etc., for the use of the said institution from the 1st day of July next to the 30th day of June, 1895, will be received by the Honourable the Provincial Secretary until noon on Thursday the

Lists of the articles required can be seen at this office, and at the Asylum, at which latter place samples can also be inspected.

All supplies to be delivered at the Asylum without

xtra charge. Security for the due performance of the contract will be required in each case

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

Provincial Secretary's Office, Victoria, 23rd May, 1894.

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PROVINCIAL SECRETARY.

ORDER OF THE SUPREME COURT.

r, Victoria, 15th May, 1894. SUPREME COURT,

T 18 ORDERED that the Divisional Court will sit on the second and fourth Thursday in every month, except during holidays, for the purpose of hearing

No appeal is to be set down for hearing at any other time except under special circumstances.

MATTHEW B. BEGBIE, C. J.,
HENRY P. PELLEW CREASE, J.,
JOHN FOSTER McCREIGHT, J.,
GEORGE A. WALKEM, J.,
MONT. W. TYRRWHITT DRAKE, J.

"FIRE INSURANCE POLICY ACT, 1893."

NOTICE is hereby given that His Hononr the Lieutenant-Governor in Council has further postponed the commencement of "An Act to secure Uniform Conditions in Policies of Fire Insurance," from the 1st day of April, 1894, until the 1st day of April, 1895. 1895.

JAMES BAKER,

Provincial Secretary.

Provincial Secretary's Office, 29th March, 1894.

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TABLE

Shawing the Dates and Places of Courts of Assize, Nisi Prins, and Oyer and Terminer, and General Gaol Delivery for the Year 1894.

Spring Assizes.

	NanaimoT	uesday	1st May.
	New Westminster T	uesday	Sth May.
	VaneouverT	nesday	15th May.
	Cilnton		
	Vietoria T		
	Kamloops		
	Vernon		
-)(*Donald F	ridav	15th June.
-)(*NelsonT	uesďav	19th June.

FALL ASSIZES.

Clinton	.Thursday	.20th September.
Riehfield		
Kamloops		
Vernon		
Lytton	.Friday	. 12th October.
New Westminster.		
Vancouver		
Vietoria		
Nanaimo		
*Special Assize.		

EDUCATION.

EDUCATION OFFICE, Victoria, May 3rd, 1894.

NOTICE is hereby given that the annual examination of candidates for certificates of qualification to teach in the Public Schools of the Province will be held as follows, commencing on Wednesday, July 4th, at 9 a.m.:—

Victoria...... In South Park School Building, Vancouver..... In High School Building, Kamloops..... In Public School Building,

Each applicant must forward a notice, thirty days before the examination, stating the class and grade of certificate for which he will be a candidate, the optional subjects selected, and at which of the abovenamed places he will attend.

Every notice of intention to be an applicant must be accompanied with satisfactory testimonial of moral

Candidates are notified that all of the above requirements must be fulfilled before their applications can be

All candidates for First Class, Grade A, Certificates, including Graduates, must attend in Victoria to take the subjects prescribed for July 14th and 16th instants, and to undergo required oral examinations.

S. D. POPE Superintendent of Education.

EDUCATION.

EDUCATION OFFICE, May 30th, 1894.

THE Hononrable the Council of Public Instruction has been pleased to make the following a variety

THE Honomable the Council of Public Instruction has been pleased to make the following appointments under the "Public School Act, 1891:"

The Venerable Archdeacon Scriver, M.A., (Oxon), JOHY ANDERSON, Esquire, B. A., Reverend P. McF. McLeod, Reverend WILLIAM D. BARBER, M. A., to be Examiners to act with the Superintendent of Education at the examination of Public School Teachers for 1894. for 1894.

ROYAL COMMISSION.

ROYAL COMMISSION.

BRITISH COLUMBIA PENITENTIARY.

BY VIRTUE of a Royal Commission to me directed I will hold a session at the Court House, in the City of New Westminster, on Friday, the 22nd day of June, at 11 a.m., for the purpose of opening the said Commission and of inquiring into the administration of the affairs of the British Columbia Penitentiary, and all parties interested in such inquiries, or who wish to bring forward evidence relating thereto, shall be heard.

Dated at Victoria, this 18th day of June, A.D. 1894. M. W. TYRWHITT DRAKE,

je21

Commissioner.

LANDS AND WORKS.

GOLDSTREAM, HIGHLAND AND METCHOSIN DISTRICTS.

NOTICE is hereby given that the under-mentioned tracts of land, situate in the following Districts, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Vietoria :-

GOLDSTREAM DISTRICT.

Section 25.—Geo. Woodruff, Pre-emption Record No. 1,000, dated 14th August, 1893.
Section 26.—Alfred Taylor, Pre-emption Record No. 1,138, dated 7th April, 1894.
Section 27.—Russell H. Gardner, Pre-emption Record No. 627, dated 14th April, 1892.

HIGHLAND DISTRICT.

Section 41.—Andrew Baker, Pre-emption Record No. 613, dated 15th March, 1892.

Metchosin District

North portion of Section 97, and Sections 98 and 99.—H. Cogan, Pre-emption Record No. 1,362, dated 21st February, 1873.

Persons having adverse claims to any of the abovementioned claims must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,
Victoria, B.C., 21st June, 1894. je21

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situate in New Westminster District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster.

Lot 1,630.—Austin Johnson, Pre-emption Record No. 1,304, dated 14th December, 1891.

Persons having adverse claims to the above-mentioned lot must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 21st June, 1894. je21 je21

LANDS AND WORKS.

SAYWARD DISTRICT.

YOTICE is hereby given that the under-mentioned tracts of land, situate in Sayward District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:—

Lots 182, 183, 184. Lot 185.—Anthony Oliver, Pre-emption Record No. 917, dated 2nd May, 1893. Lot 186.

Lot 186.
Lot 187.—John McCartney, Pre-emption Record No. 816, dated 13th December, 1892.
Lots 188, 189, 190.
Lot 191.—Richard Hall, Pre-emption Record No. 866, dated 27th March, 1893.
Lot 200.—Wm. H. London, Pre-emption Record No. 831, dated 10th January, 1893.
Lot 201.—Peter S. Ferbrachi, Pre-emption Record No. 842, dated 30th January, 1893.
Lot 202.—Robert Needham, Pre-emption Record No. 1,105, dated 22nd January, 1894.
Lot 203.—Edonard Chabot, Pre-emption Record No. 911, dated 1st May, 1893.
Lot 204.—James E. Doncet, Pre-emption Record No. 860, dated 14th March, 1893.
Lot 205.

Lot 205.
Lot 206.—W. T. Pidcock, Pre-emption Record No. 817, dated 13th December, 1892.
Lot 207.

Lot 207.

Lot 208.—Edward Leveir, Pre-emption Record No. 684, dated 18th July, 1892.

Lot 209, 210, 211, 212, 213.

S. ½ Lot 215.—Joseph Belaire, Pre-emption Record No. 1,001, dated 15th August, 1893.

S.E. ‡, S.W. ‡, and N.W. ‡ Lot 216.

N.E. ‡ Lot 216.—Chas. W. Dallas, Pre-emption Record No. 1,147, dated 7th May, 1894.

Lot 217

N.E. ‡ Lot 218. N.W. ‡ Lot 222. N.E. ‡ Lot 223.—Chas. H. W. Winters, Pre-emption Record No. 1,047, dated 7th October, 1893.

S.E. ‡ Lot 223. Lot 224.

Lot 225.—John Grame, Pre-emption Record No. 114, dated 3rd October, 1887. Lots 226, 227. S.E. ‡ Lot 228.

Lots 231, 233, 234, 235, 236.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 31st May, 1894. my31

EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald:

Lots 700, 701, 702, 703, Group 1.—James G. Gordon, H. G. Gordon, Iderraway Maekay, Colin C. Maekay, Partnership Pre-emption Record No. 162, dated 4th September, 1890.

Lots 704, 705, Group 1.—Orestes H. Brown, Pre-emption Record No. 165, dated 24th September, 1890.

1890.

1890.
Lot 708, Group 1.—Robert D. Mather, Pre-emption Record No. 87, dated 31st July, 1886.
Lot 709, Group 1.—A. L. Hogg, Pre-emption Record No. 289, dated 27th February, 1894.
Lot 710, Group 1.—Wait Wade, Pre-emption Record No. 286, dated 27th February, 1894.
Lot 711, Group 1.—Wm. Robinson, Pre-emption Record No. 287, dated 27th February, 1894.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 31st May, 1894. my31

LANDS AND WORKS.

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in Osoyoos Division of Yale District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department. Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

Frac. S.W. ‡ Section 6, Township 26 (exclusive of Lot 358).—Fred. Gillard, Pre-emption Record No. 977, dated 19th December, 1890.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department,

Victoria. B.C., 7th June, 1894.

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CLAYOQUOT DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Clayoquot District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:

Section 94.—Clayoquot Fishing and Trading Company, Prc-emption Record No. 1,120, dated 27th February, 1894.
Section 95.—Angust Jansen, Pre-emption Record No. 840, dated 24th January, 1893.
Section 96.—Thos. Stockham, Pre-emption Record No. 1,118, dated 26th February, 1894.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 31st May, 1894.

my31

RUPERT DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Rupert District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:—

Township 23.

S.E. ‡ Sec. 1. S.W. ‡ Sec. 3. Secs. 4, 5, 6, 7. Sec. 8 (exclusive of Lot 19). Sec. 9 (exclusive of Lot 19).

S.W. $\frac{1}{4}$ Sec. 16 (exclusive of Lots 5 and 19). W. $\frac{1}{2}$ Sec. 17 (exclusive of Lot 19). Secs. 18, 19.

Township 24.

N.W. ‡ Sec. 4.
S.E. ‡ Sec. 5.
S.W. ‡ Sec. 6.
S.W. ‡ Sec. 9.
S.E. ‡ Sec. 12.
N.W. ‡ Sec. 16.
N.E. ‡ Sec. 17.
N.W. ‡ Sec. 18.
Secs. 19, 20, 21, 28, 29, 30, 31, 32, 33.
N.W. ‡ Sec. 34.
N.E. ‡ Sec. 36.

Township 33.

S.W. ‡ Sec. 1. Secs. 17, 18, 19, 20, 29, 30, 31, 32. N.W. ‡ Sec. 33. N.E. ‡ Sec. 36.

Township 34.

S.E. ‡ Sec. 1. W, ½ Sec. 3. Secs. 4, 5, 6, 7, 8, 9. W, ½ Sec. 10. N.E. ‡ Sec. 12.

N.E. ‡ Sec. 12. Secs. 13, 14, 15, 16, 17, 18. Frac. Sec. 19. Frac. Sec. 20. Frac. Sec. 21. Secs. 22, 23, 24. Frac. Sec. 25. Frac. Sec. 26 Frac. Sec. 27.

Township 35.

Secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15.

Frac. Sec. 16. Frac. Sec. 17. Frac. Sec. 18.

Frac. Sec. 21. Frac. Sec. 21.
Frac. Sec. 22.
Sec. 23.
Frac. Sec. 24.
Frac. Sec. 25.
Frac. Sec. 26.

Frac. S. \(\frac{1}{2}\) Sec. 27.

Township 36.

S.W. ‡ Sec. 3. Secs. 4, 5, 6, 7, 8, 9. N.W. ‡ Sec. 10. Secs. 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36.

TOWNSHIP 37.

N.E. ‡ Sec. 25. N.W. ‡ Sec. 31. N.E. ‡ Sec. 35. S.W. ‡ Sec. 36.

Township 42.

N.W. ‡ Sec. 20. Secs. 19, 25, 26, 27, 28, 29, 30. Frac. Sec. 31. Frac. Sec. 32. Frac. Sec. 33.

Frac. Sec. 34 Secs. 35, 36.

Township 42a.

Sccs. 1, 2. Frac. Sec. 3.

Frac. Sec. 11. Frac. Sec. 12. Frac. S.E. 4 Sec. 13.

Township 43.

N.E. 4 Sec. 23. Secs. 24, 25.

Frac. Sec. 26. Frac. N.E. ‡ Sec. 34. Frac. Sec. 35.

Frac. Sec. 36.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 21st June, 1894. je21

EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in East Kootenay District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald:

Lot 380, Group 1.—Columbia and Kootenay Railway and Navigation Company.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 7th June, 1894.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminstone. Westminster:

Lots 1,178, 1,179, 1,180, 1,181, 1,182, 1,183, 1,184, 1,185, 1,186, 1,187, 1,188, 1,189, 1,190, 1,191, 1,192, 1,193, 1,194, 1,195, 1,196, Group 1.

Lot 1,627, Group 1.—Wm. Dolby, Pre-emption Record No. 1,108, dated 11th August, 1891.

Lot 1,628, Group 1.—J. R. Murphy, Pre-emption Record No. 890, dated 22nd September, 1890.

Lot 1,629, Group 1.—Andrew Cassal, Pre-emption Record No. 1,531, dated 14th May, 1894.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 7th June, 1894.

LANDS AND WORKS.

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Vale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

Lot 426, Group 1.—"Republie" Mineral Claim. Lot 577, Group 1.—"Eagle" Mineral Claim, Lot 578, Group 1.—"Black Diamond" Mineral

Claim.

Claim.

Lots 579 and 580, Group 1.—A. Gillard, erroneously surveyed as N.E. † Sec. 19, N.W. † Sec. 20, S.W. † Sec. 29, S.E. † Sec. 30, Township 29.

Lot 581, Group 1.—C. Ortoland, Pre-emption Record No. 504, dated 6th December, 1886.

Lot 582, Group 1.—"Smuggler" Mineral Claim.

Persons having adverse claims to the above-mentioned pre-emption must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 17th May, 1894.

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COAST DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situate in Coast District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria:—

Lot 105, Range 1.—Wm. Coleman, Pre-emption Record No. 752, dated 16th September, 1892.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department,

Victoria, B.C., 7th June, 1894.

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:—

Lot 712, Group 1.—"Wakefield" Mineral Claim. Lot 713, Group 1.—"Amazon" Mineral Claim. Lot 714, Group 1.—"Budwiser" Mineral Claim.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 31st May, 1894.

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TAX NOTICES.

LILLOOET DISTRICT.

YOTICE is hereby given, in accordance with the Statutes, that Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894 and payable at my office, Lillooet, at the following raes:

If paid on or before 30th June, 1894-

Revenue Tax, \$3 per capita.

One-half of one per cent. on real property.

Two per cent. on wild land.

One-third of one per cent. on personal property.

One-half of one per cent. on income.

If paid after 30th June, 1894-

Two-thirds of one per cent, on real property. Two and one-half per cent, on wild land,

One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

C. PHAIR,

Assessor and Collector.

Lillooet, 29th January, 1894.

TAX NOTICES.

ELECTORAL DISTRICTS OF WESTMINSTER, NEW WESTMINSTER CITY AND VANCOUVER CITY.

NOTICE is hereby given that Assessed and Provincial Revenue Taxes, for the year 1894, are now due and payable at my office, Court House, New Westminster, at the following rates:

If paid on or before 30th June—
One-half of one per cent, on the assessed value of

real estate.

Two per cent, on the assessed value of wild land. One-third of one per cent, on the assessed value of

personal property.

One-half of one per cent. on the income of every person of \$1,500 or over.

If paid on or after 1st July

Two-thirds of one per cent, on the assessed value

of real property.

Two and one-half per cent. on the assessed value of wild land.

of wild land.
One-half of one per cent, on the assessed value of personal property.
Three-quarters of one per cent, on the income of every person of \$1,500 or over.
Provincial Revenue Tax, \$3 per capita (New West-Westminster and Vancouver Cities excepted).
All parties whose taxes are in arrears up to 31st December, 1893, are requested to pay the same forthwith, or costs will be incurred at an early date.
All taxes due on property in the Townsites of Hastings Port Moody, Mission City, Abbotsford and

All taxes due on property in the Townsites of Hastings, Port Moody, Mission City, Abbotsford and

Huntingdon are also payable to

E. L. KIRKLAND,

Assessor & Collector for the Electoral Districts of Westminster, New Westminster City and Vancouver City. New Westminster, Jan. 16th, 1894. ja25

OKANAGAN DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due-for the year 1894. All of the above-named taxes collectible within the Okanagan Division of the District of Yale are payable at my office.

Assessed taxes are collectible at the following rates,

viz.:—

If paid on or before June 30th, 1894—
Provincial Revenue, \$3.00 per capita.
One-half of one per cent. on real property.

One-third of one per cent. on personal property.

One-half of one per cent, on personal property. One-half of one per cent, on income.

If paid after June 30th, 1894—

Two-thirds of one per cent, on real property.

Two and one-half per cent, on wild land.

One-half of one per cent, on personal property.

Three-fourths of one per cent, on income,

JOHN A. MONTEITH, Assessor and Collector.

January 2nd, 1894.

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REVELSTOKE DIVISION OF WEST KOOTENAY DISTRICT.

NOTICE is hereby given, in accordance with the Stathtes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All of the above-named taxes collectible within the Revelstoke Division of the West Kootenay District are payable at my office, at Revelstoke, B. C. Assessed taxes are collectible at the following rates, viz.: the following rates, viz.:-

If paid on or before June 30th, 1894-

Provincial Revenue, \$3 per capita.

One-half of one per cent. on real property.

Two per cent. on wild land.

One-third of one per cent. on personal property.

One-half of one per cent. on income.

If paid after June 30th, 1894—

Two-thirds of one per cent. on real property.
Two and one-half per cent. on wild land.
One-half of one per cent. on personal property.
Three-fourths of one per cent. on income.

J. KIRKUP,

Assessor and Collector.

Revelstoke, B.C., 12th February, 1894.

TAX NOTICES.

NELSON DIVISION OF WEST KOOTENAY DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All of the above-named taxes collectible within the Nelson Division of the West Koctenay District are payable at my office, at Kaslo, B. C.

Assessed taxes are collectible at the following rates, viz.:-

If paid on or before June 30th, 1894-

Provincial Revenue, \$3.00 per capita.

One-half of one per cent. on real property.

Two per cent. on wild land.

One-third of one per cent. on personal property.

One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property. Two and one-half per cent. on wild land. One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

O. G. DENNIS,

Assessor and Collector.

Kaslo, B.C., 2nd January, 1894.

ASSESSMENT ACT AND PROVINCIAL REVENUE TAX.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894. All of the above-name taxes collectible within the Electoral Districts of Victoria City, Victoria, Esquimalt and Coast Districts, are payable at my office.

Assessed taxes are collectible at the following rates,

If paid on or before June 30th, 1894-

One-half of one per cent. on real property.

Two per cent. on wild land.
One-third of one per cent. on personal property.
One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property. Two and one-half per cent. on wild land. One-half of one per cent. on personal property. Three-fourths of one per cent. on income. Provincial Revenue Tax, \$3.00 per capita (Vie-

toria City excepted).

CORNELIUS BOOTH

Assessor and Collector.

January 2nd, 1894.

HOPE, YALE, LYTTON AND CACHE CREEK DIVISIONS OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All of the ab ove-named taxes collectible within the Hope, Yale, Lytton and Cache Creek Divisions of the District of Yale are payable at my office, Yalc.

Assessed Taxes are collectible at the following rates,

viz.:

If paid on or before June 30th, 1894-

One-half of one per cent, on real property.

Two per cent, on the assessed value of wild land.

One-third of one per cent, on personal property.

One-half of one per cent, on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property.

Two and one-half per cent. on the assessed value of wild land.

One half of one per cent. on personal property.

Three-fourths of one per cent. on income.

Provincial Revenue Tax \$3 for every male person

over the age of 18 years.

WM. DODD,

Assessor and Collector.

Yale, January 25th, 1894.

TAX NOTICES.

NANAIMO AND NANAIMO CITY DISTRICTS.

NOTICE is hereby given that Assessed and Provincial Revenue Taxes for the year 1894 are now due and payable at the Government Office, Nanaimo, at the following rates, viz.:—

If paid on or before June 30th, 1894—
One-half of one per cent. on real property.
One-third of one per cent. on personal property.
One-half of one per cent. on income.
Two per cent. on the assessed value of wild land.
Provincial Revenue Tax, \$3 per capita (Nanaimo City excepted).

City excepted).

If paid after the 1st July—

Two-thirds of one per cent. on real property.

One-half of one per cent. on personal property.

Three-quarters of one per cent. on income.

Two and one-half per cent. on the assessed value

of wild land.

All parties whose taxes are in arrears are requested to pay the same forthwith and save costs.

M. BATE,

Assessor and Collector

January 2nd, 1894.

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EASTERN DIVISION OF KOOTENAY DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894. All of the above-named taxes collectible within the Eastern Division of the District of Kootenay are payable at my office, Court House, Donald. Assessed taxes are collectible at the following rates, viz.:—

If paid on or before June 30th, 1894-Provincial Revenue, \$3 per capita. One-half of one per cent. on real property. Two per cent. on assessed value of wild land. One-third of one per cent. on personal property. One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property. Two and one-half per cent. on assessed value of wild land.

One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

S. REDGRAVE.

Assessor and Collector.

Donald, February 7th, 1894.

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KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1894. All the above-named taxes collectible within the Kamloops Division of the Distric of Yale are payable at my office, Kamloops. Assessed taxes are collectible at the following rates, viz.:—

If paid on or before June 30th, 1894-

One-half of one per cent, on real property.

Two per cent, on the assessed value of wild land.

One-third of one per cent, on personal property.

One-half of one per cent, on income.

If paid after June 30th, 1894-

Two-thirds of one per cent, on real property.
Two and one-half per cent, on the assessed value

of wild land.

One-half of ouc per cent, on personal property.

Three-fourths of one per cent, on income.

Provincial Revenue Tax, \$3 for every male person

over the age of 18 years

MARTIN BEATTIE,

Assessor and Collector.

Kamloops, February 12th. 1894.

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ROCK CREEK DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act, are now due for the year 1894. All of the above-named taxes collectible within the Rock Creek Division of the Dis-

trict of Yale are payable at my office, at Osoyoos, B.C. Assessed Taxes are collectible at the following rates,

If paid on or before 30th June, 1894-Provincial Revenue Tax, \$3.00 per capita.
One-half of one per cent, on real property.
Two per cent, on wild land,
One-third of one per cent, on personal property.

One-half of one per cent. on income.

If paid after 30th June, 1894 Two-thirds of one per cent, on real property.
Two and one-half per cent, on wild land.
One-half of one per cent, on personal property.
Three-fourths of one per cent, on income.

C. A. R. LAMBLY, Assessor and Collector.

Osoyoos, B.C., 15th January, 1894.

OTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1894. All of the above-named taxes collectible within the Comox, Nelson, Newcastle, Denman and Hornby Divisions of the District of Comox are payable at my office. Assessed taxes are collectible at the following rates. collectible at the following rates, viz.:-

If paid on or before June 30th, 1894-

Provincial Revenue, \$3 per capita. One-half of one per cent. on real property.

Two per cent. on wild land.

One-third of one per cent, on personal property. One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent, on real property. Two and one-half per cent, on wild land. One-half of one per cent, on personal property. Three-fourths of one per cent, on income.

W. B. ANDERSON,

Assessor and Collector. mh8

Comox, January 2nd, 1894.

COWICHAN DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act arc now due for the year 1894. All of the above-named taxes collectible within the above District are payable at my office, Court House, Duncan.
Assessed taxes are collectible at the following rates,

viz.:—

If paid on or before June 30th, 1894-Provincial Revenue, \$5 per capita.

One-half of one per cent. on real property.

Two per cent. on wild land.

One-third of one per cent. on personal property. One-half of one per cent. on income.

If paid after June 30th, 1894-

Two-thirds of one per cent. on real property. Two and one-half per cent. on wild land. One-half of one per cent. on personal property. Three-fourths of one per cent. on income.

H. O. WELLBURN

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Assessor and Collector.

CERTIFICATES OF INCORPORATION,

"COMPANIES" ACT, 1890," AND AMENDING ACTS.

MEMORANDUM OF ASSOCIATION OF H. McDowell and COMPANY, LIMITED LIABILITY

WE, THE UNDERSIGNED, Henry McDowell, WE, THE UNDERSIGNED, Henry McDowell, of the City of Vancouver, druggist, Harry Holgate Watson, of the City of Vancouver, druggist, and Annic McDowell, of the City of Vancouver, spinster, hereby certify that we desire to form a Company under the provisions of the "Companies' Act, 1890," and amending Acts.

1. The corporate name of the Company shall be "H. McDowell and Company, Limited Liability."

2. The objects for which the Company is formed are as follows:—

as follows

(a.) To purchase, take over or otherwise acquire, the business, property and assets of Henry McDowell and Harry Holgate Watson, now carrying on business at the City of Vancouver, on Cordova Street and

Granville Street, under the name, style and firm of "H. McDowell and Company," as wholesale and retail chemists, druggists, and dealers in patent medicines: and the whole of the stock-in-trade, property and assets of the said firm, subject to the obligations now existing (if any) in respect of the same, and to assume, guarantee or pay all the obligations, liabilities, contracts, and engagements of the said firm: the said firm:

(b.) To carry on the said businesses and to the same throughout the Province of British Columbia, the same throughout the Province of British Communa, and generally to carry on any other business whatso-ever which the Company may desire or may consider capable of being conveniently carried on in connection with the said businesses, or either of them:

(c.) To lease, purchase, hold and sell real estate and stocks, notes or shares of other corporations, or shares spiritures to any other large purchases whether invarious tells.

or interests in any other business, whether incorporated

(d.) To make advances in cash, goods, or other supplies to other persons, companies or corporations, and to take and hold real estate and personal securities for the same

(e.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account or otherwise deal with all or any part of the property and

rights of the Company:

(f.) To acquire and undertake the whole or any part of business, property and liabilities of any person or company earrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company:

(a) To propose any company or companies for the

suitable for the purposes of this Company:

(g.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company:

(h.) To procure the Company to be registered or recognized in any foreign country or place:

(i.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company: this Company:

(j.) To invest and deal with the moneys of the Company not immediately required, upon such securities and in such manner as may from time to time be

determined:

determined:

(k.) To take or otherwise acquire and hold shares or stock in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this Company:

(l.) To borrow or raise money on any terms or conditions, and in particular by the issue of debentures or debenture stock, whether perpetual or otherwise, and whether charged on the undertaking or property of the Company, or any part thereof, or its uncalled capital for the time being, or otherwise secured.

3. The principal place of business of the Company shall be at the City of Vancouver, in the Province of British Columbia.

British Columbia.

4. The capital stock of the Company shall be one hundred thousand dollars (\$100,000), divided into one thousand (1,000) shares of one hundred dollars each.

5. The time of the existence of the Company shall

be fifty years.

6. The number of trustees who shall manage the concerns of the Company for the first three months shall be three, and their names are Henry McDowell and Harry Holgate Watson, both of the City of Vancouver, druggists, and Annie McDowell, of the City of Vancouver, spinster of Vancouver, spinster.

In witness whercof the parties hercto have made, signed and acknowledged this Memorandhun of Association (in duplicate), at the City of Vancouver, in the Province of British Columbia, this 31st day of May, A.D. one thousand eight hundred and ninety-

Made, signed and acknowledged by the said Henry McDowell, Harry Holgate Watson and Annie McDowell, in the presence of [L.s.] D. G. Marshall, Notary Public, British Columbia.

I hereby certify that Henry McDowell, Harry Holgate Watson and Annie McDowell, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the foregoing and annexed instrument as makers thereof, and whose

names are subscribed thereto as parties, and that they know the contents thereof, and did execute the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at the City of Vancouver, in the Province of British Columbia, this 31st day of May, A.D. 1894.

[L.S.]

D. G. MARSHALL,
A Notary Public in and for the
Province of British Columbia.

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Filed (in duplicate) 6th June, 1894. S. Y. WOOTTON, 15 Registrar of Joint Stock Companies,

No. 132.

CERTIFICATE OF THE REGISTRATION OF A FOREIGN COMPANY.

Companies' Act, Part IV.

The Real Estate Loan Company of Canada, Limited (Foveign).

Registered the 12th day of May, 1894.

HEREBY CERTIFY that I have this day regis-

HEREBY CERTIFY that I have this day registered "The Real Estate Loan Company of Canada, Limited" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The head office of the said Company is situated in the City of Toronto, Ontario, Dominion of Canada.

The objects for which the Company is established are:—To assist its members, shareholders and others in the acquisition of freehold or leasehold property; in the erection of buildings and otherwise improving the same; the removal of incumbrances or liabilities upon property already held by them; to enable them to receive the amount of their shares in advance upon, furnishing good mortgage security; to encourage the accumulation of capital and the savings of those not otherwise disposed to provide for adverse contingencies, by furnishing safe and remunerative investment to its shareholders, depositors and debenture holders, by the by furnishing safe and remunerative investment to its shareholders, depositors and debenture holders, by the advancement of funds to applicants and borrowers upon easy terms of repayment, whether by instalments or otherwise, and for such periods as required upon real estate security, so as to enable persons to retain their premises, which would otherwise be lost to them at a great sacrifice; to make advances upon and for the purchase of Dominion, Provincial and Municipal securities and debentures; to invest the surplus funds and capital to the best advantage, and thus relieve persons of the trouble and risk that individuals would persons of the trouble and risk that individuals would be under, and at all times having the more certain security of the Company in place of that of an individual; to enable persons to obtain readily a safe and profitable investment for money, whether in large or small sums; to enable persons of small means to make some provision for their old age, and to secure portions for their children; to afford persons of limited means the opportunity of acquiring property; and of affording to persons wishing to borrow the means of obtaining advances at a fixed rate of interest, with the privilege of repaying the loan by instalments and in the most convenient way to themselves, and generally to carry out the purposes of the said Acts.

the most convenient way to themselves, and generally to carry out the purposes of the said Acts.

The capital stock of the said Company is one million six hundred thousand dollars, divided into forty thousand shares of forty dollars each.

Given under my hand and seal of office at Victoria, British Columbia, this twelfth day of May, one thousand side hundred and single form.

sand eight hundred and ninety-four.
S. Y. WOOTTON,
[L.S.] Registrar of Joint Stock Companies.

WE, THE UNDERSIGNED, hereby certify that we desire to form a Company under the "Companies' Act, 1890," and amending Acts.

MEMORANDUM OF ASSOCIATION OF THE "NORTH STAR MINING COMPANY, LIMITED LIABILITY."

1. The corporate name of the Company shall be the "North Star Mining Company, Limited Liability."
2. The principal place of business of the Company shall be at the City of Vanconver, in the Province of British Columbia.

3. The capital stock of the Company shall be one hundred thousand dollars (\$100,000), divided into one thousand shares of one hundred dollars (\$100) each.

4. The time of the existence of the Company shall

be fifty years.

5. The number of Trustees who shall manage the concerns of the Company for the first three months

shall be three, and their names are John Milne Browning, Edward Pease Davis and Chester Benjamin Macneill, all of the City of Vancouver.

6. No shareholders in the Company shall be individually liable for the debts or liabilities of the Company, but the liability of the shareholders shall be limited to the ealls and assessments to be legally levied upon the shares held by them.

7. The objects for which the Company is formed are:—

are:—
(a.) To obtain by purchase, lease, hire, exchange, assignment or otherwise, and to hold in or near the District of East Kootenay, British Columbia, and elsewheresoever in British Columbia, or otherwise, mines or minerals, claims or prospects, mining lands and mining rights, water rights and privileges, coal lands, timber lands or leases, and timber claims, mills and factoriesof every kind, works, buildings, machinery, easements and privileges, surface rights, and to equip, operate and turn the same to account, and to sell or otherwise dispose of the same, or any of the same, or any interest therein:

any interest therein:

(b.) To carry on the business of miners of every description, and to procure by purchase or otherwise, mine and work mining locations, mines, ores, minerals, gold dust and all other metallic substances and companyed of all high.

pounds of all kinds

(c.) To carry on the business of smelters, refiners, founders, assayers, dealers in bullion, metals and products of smelting of every nature and description:
(d.) To carry on the business of buyers and sellers of and dealers in all kinds of orcs, minerals, gold dust,

mineral substances and compounds, coal, timber, logs, lumber, produce and merchandise of every description, negotiable paper, securities for money, and to do all kinds of commercial business, except banking and

(e.) To manage, develop, improve, prospect or work all or any mines and mineral claims of every description, whether placer, quartz or otherwise howsoever, and whether belonging to the Company or not, and to work up and manufacture the produce of any mines in any way they may think fit and to couch weak apolt. any way they may think fit, and to crush, wash, smelt and otherwise render the ores marketable as they may deem advisable:

(f.) To acquire by purchase or otherwise, and to hold, work, manage, improve, sell and turn to account any lands, tenements, water rights and privileges, and to sell, mortgage, lease, sub-let or otherwise dispose of the same, or any part thereof, or any interest

therein

(g.) To erect, construct, acquire by purchase or otherwise, operate, equip, maintain, aid in or subscribe otherwise, operate, eqnip, maintain, aid in or subscribe towards the construction, maintain, aid in or subscribe towards the construction, maintain, aid in or subscribe towards the construction, maintenance or improvement of mills and factorics of every kind, works, buildings, reservoirs, steam or sailing vessels and vessels and boats of every description, roads, railways, tramways, canals, wharves, piers, landing-places, telegraphs, telephones, gas works, rolling stock, machinery, plant and all other things which may be necessary or convenient for any of the purposes of the Company, and to sell or otherwise dispose of the same, or any part thereof, or any interest therein:

(h.) To use steam, water, electricity or any other power as a motive power or otherwise:

(i.) To apply for, accept, take, hold, sell, dispose of and deal in shares, stocks, bonds, debentures, obligations or other securities of any company or companies, corporation or corporations, individual or individuals, as they may deem fit:

corporation or corporations, individual or individuals, as they may deem fit:

(j.) To make, draw, accept, endorse, execute and deal with and in promissory notes, cheques, bills of exchange or other negotiable instruments:

(k.) To purchase, take on lease or exchange, hire or otherwise acquire any property which may seem to the Company conducive to its objects, directly or indirectly, or capable of becoming profitably dealt with in connection with any of the Company's objects, preperty or rights: property or rights:

(/.) To act as factors or agents in relation to the purchase, sale, receipt and disposition of all kinds of ore, mineral and produce of mines and smelters:

(m.) To enter into any agreement or agreements (m.) To enter into any agreement or agreements with any Governments, supreme, local, municipal or otherwise, that may seem beneficial to the Company's objects, or any of them, and to obtain from any such Government or authority any subsidy, right or rights or privileges which the Company may deem it advisable to obtain, or to purchase any such subsidy, rights or privileges from any person or persons, company or companies, corporation or corporations, and to carry out, exercise and comply with any such arrangements, rights or privileges: rights or privileges:

(n.) To sell, assign, transfer, improve, manage, develop, lease, mortgage, dispose of or otherwise deal with all or any of the property or rights of the Company

pany:
(a.) To borrow or raise by issue or upon bonds, debentures, bills of exchange, promissory notes or other obligations or securities of the Company, or to mortgage or pledge all or any of the Company's assets, income or uncalled capital for the purpose of securing such debentures or bonds, and such mortgage or mortgages may be in favour of such person or persons, trustee or trustees: trustee or trustees:
(p.) To carry out any of its objects, either alone or

conjunction with others, and either by itself or through any person or company acting as agent, trustee, contractor or otherwise, and either as principal, agent, trustee, contractor or otherwise: (q.) To do all such things as are incidental or con-

ducive to the attainment of these objects.

In testimony whereof the parties have made and signed these presents, in duplicate, this 9th day of May, A.D. 1894.

Witness:
[L.s.] D.G. Marshall,
Notary Public, B.C.

Universal Property of the State of the State

I hereby eertify that John Milne Browning, Edward Pease Davis and Chester Benjamin Macneill, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the foregoing and annexed instrument as makers thereof, and whose names are subscribed thereto as parties, and that they know the contents thereof, and did execute the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at the City of Vancouver, in the Province of British Columbia, this 9th day of May, A.D. 1894.

A.D. 1894.

[L.S.]

D. G. MARSHALL,

A Notary Public in and for the

Province of British Columbia.

my17

Filed (in duplicate) 10th May, 1894. S. Y. WOOTTON, y17 Registrar of Joint Stock Companies.

CERTIFICATES OF IMPROVEMENT.

"WESTERN" MINERAL CLAIM.

TAKE notice that we, Hugh Mann and Robert Ira Kirkwood, free miners certificates Nos. 51,734 and 51,498, intend, sixty days after the date hereof, to apply to the Gold Commissioner for a certificate of improvements, for the purpose of obtaining a Crown grant to the above claim.

And further take notice that all adverse elaims must be sent to the Mining Recorder and action commenced before the issuance of such certificate of im-

provements.

Dated this 8th day of May, 1894.

THE SMUGGLER MINERAL CLAIM.

TAKE NOTICE that I, Thomas Elliot, Frec Miner's Certificate No. 52,435, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certificate of Improvements.

Dated this 16th day of May, 1894.

my23

THOS. ELLIOT.

WAKEFIELD MINERAL CLAIM.

TAKE NOTICE that I, as Agent for the Canadian Paeific Mining and Milling Company (Foreign), Free Miner's Certificate No. 51,730, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be and further take notice that adverse claims companied. sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 24th day of April, IS94.

my3

A. D. WESTBY.

MUNICIPAL COURTS OF REVISION.

DEAVENEY COURT OF REVISION.

COURT OF REVISION will be held on Satur-A day, June 2nd, in Burton School-house, and Saturday, July 7th, in Hatzic Prairie School-house, Dewdney, for the purpose of hearing appeals against the assessment as made by the Assessor for 1894, and for revising and correcting the Assessment Roll.

ROBERT G. CLARKE.

Develney, B.C., May 8th, 1894.

my17

RICHMOND MUNICIPALITY—COURT OF REVISION.

OTICE is hereby given that a Court of Revision will be held in the Richmond Town Hall, on Wednesday, the 27th day of June, at 10 o'clock a. m., to hear and determine appeals (if any) against the Assessment Roll for 1894, and to revise the Assessment Roll. Appellants must give the undersigned ten (10) clear days notice, in writing, stating ground of complaint prior to sitting of Court or they will lose their right to be heard will lose their right to be heard.

R. H. McCLINTON

C. M. C.

GOLD COMMISSIONERS' NOTICES.

KAMLOOPS, YALE AND SIMILKAMEEN DIVISIONS OF YALE DISTRICT.

A LL ALLUVIAL MINING CLAIMS legally held in the above divisions, and leaseholds which have been duly represented in accordance with the conditions specified, are hereby laid over from the 15th inst. to the 1st day of May ensuing.

G. C. TUNSTALL,

Gold Commissioner.

Kamloops, October 11th, 1893.

ocl9

CARIBOO DISTRICT.

ON AND AFTER the 1st November next all placer mining claims in the Cariboo District will be laid over till the 1st June, 1894, subject to the provisions of the "Placer Mining Act, 1891," and amendments thereto.

JNO. BOWRON,

Gold Commissioner.

Richfield, 6th October, 1893.

oel9

EAST KOOTENAY DISTRICT.

A LL MINING CLAIMS, other than mineral locations, legally held in this District may be laid over from 15th October, 1893, to the 1st of June,

A. P. CUMMINS, Gold Commissioner.

Donald, B.C., September 11th, 1893.

scl4

VANCOUVER ISLAND.

A LL placer claims and leaseholds in Vancouver Island and adjacent island. Island and adjacent islands legally held may be laid over from the 15th day of November, 1893, until the 1st day of June, 1894.

F. G. VERNON,

Gold Commissioner, Victoria, B.C., 6th December, 1893.

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ocl9

OSOYOOS DIVISION OF YALE DISTRICT.

ALL placer claims and leastholds in this District legally held may be laid over from the 15th day of October, 1893, until the 1st day of June, 1894.

F. G. VERNON,

Gold Commissioner.

Victoria, B. U., 30th November, 1893.

WEST KOOTENAY DISTRICT.

A LL PLACER CLAIMS in this District legally A held may be laid over from the 15th day of October, 1893, until the 1st day of June, 1894. N. FITZSTÜBBS.

Gold Commissioner.

Nelson, B.C., 10th October, 1893.

TIMBER LICENSES.

NOTICE is hereby given that 30 days after date we intend to make application to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands, situated at the head of the North Arm of Burrard

1. Commencing at a post planted at the north-west corner of Hart's claim; thence north 120 chains; thence west 60 chains; thence south 120 chains; thence west 20 chains; thence south 20 chains; thence cast 40 chains; thence south 20 chains; thence east 20 chains; thence south 20 chains; thence east 20 chains; thence north 60 chains to point of commencement; containing about 1,000 acres.

containing about 1,000 acres.

SHEARER & MONTGOMERY

Vancouver, B. C., May 30th, 1894.

NOTICE is hereby given that, thirty days after date, we the undersigned intend to make application to the Chief Commissioner of Lands and Works for permission to lease the following described lands, for the purpose of quarrying stone: Commencing at the south-east corner of Lot 49, Renfrew District, thence north 20 chains, thence east 60 chains, thence south 20 chains, thence east 60 chains, thence south 20 chains, thence south 40 chains to shore line, thence following shore line to point of to shore line, thence following shore line to point of commencement.

JNO. IRVING, R. P. RITHET, JOSEPH CLARK.

May 23, 1894.

my31

NOTICE is hereby given that 30 days after date we intend to make application to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands, situated at Bute Inlet, viz.:—All that land fronting in a bay midway between Boyd Point and Alpha Bluff; thence inland; taking in all 1,000 acres, more or less.

DRINKWATER & ROSE.

Uictoria, May 14th, 1894

Victoria, May 14th, 1894.

the Chief Commissioner of Lands and Works for a special license for lumbering purposes on the following described land situate in the District of New Westminster, B. C.: Commencing at a point about 20 chains east of the south-west corner of lease J, situated on Malaspina Straits; thence running south J, situated on Malaspina Straits; thence running south to lot 1,480; thence west along northerly lines of 1,480 and 1,470 to lease 13; thence in a north-easterly direction to the N. E. corner of lease 13; thence west to the S.E. corner of lot 671; thence north to the N. E. corner of lot 671; thence east about 100 chains along the line of lease J; thence south 60 chains; thence east about 20 chains to point of commencement.

MOODYVILLE LANDS & SAW-MILL Co., Lt'd.

J. H. RAMSDELL,

Manager.

TOTICE is hereby given that 30 days after date we intend applying to the Chief Commissioner of Lands and Works for permission to cut and carry away timber from the following described lands:—Commencing at a post marked "B.S.M.Co.," on Johnston Straits, say four niles west from Salmon River; thence west 40 chains; north 20 chains; west 40 chains; north 20 chains; west 40 chains; north 20 chains; north 20 chains; west 40 chains; north 20 chains; west 40 chains; north 20 chains; west 40 chains; north 20 chains; west 60 chains; north to the beach; thence following the shore line in a south-easterly direction to point of commencement; containing 1,000 acres, more or less.

JOHN MURRAY. E. SABOURIN. New Westminster, B.C., 12th May, 1894.

NOTICE is hereby given that I intend to apply to the Honourable the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described tract of land, situated at Granite Bay, Valdes Island, Discovery Passage: Commencing at a post planted on a point of land near the head of and on the south side of said bay; thence east 120 chains; thence south 80 chains; thence west 120 chains; thence north to point of commencement; containing 1,000 acres, more or less.

1. H. McEACHERN.

Victoria, B. C. May 11th, 1894.

TIMBER LICENSES.

NOTICE is hereby given that 30 days after date I intend to make application to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands, viz.:—Commencing at a post planted about 40 chains west of Wilson Creek, and about two miles from its month; thence running in a northerly direction 250 chains; thence east 40 chains; thence in a southerly direction 250 chains; thence west 40 chains to place of commencement; containing 1,000 acres, more or less.

D. McLACHLAN

Dated May 26th, 1894.

NOTICE is hereby given that 30 days after date I intend to make application to the Chief Commissioner of Lands and Works for a license to ent and carry away timber from the following described lands, situated on north shore of Jervis Inlet, viz.—Commencing at a post planted at the sonth-east corner of M. S. M. Co.'s lease, Lot 9; thence north 80 chains; thence east 120 chains; thence south 80 chains, more or less, to the shore line; thence westerly, following the shore line, to point of commencement.

N. MORIN.

Vancouver, B.C., 29th May, 1894.

Vancouver, B.C., 29th May, 1894.

NOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands:—Commencing at the north-west corner of J. H. Taylor's pre-emption claim, Valdes Island, Sayward District; thence cast 40 chains; north 40 chains; west to shore 40 chains; thence along shore to initial point; and containing 80 acres thereabouts. Also commencing at a post planted on Homfray Channel, about one mile east of Brettell Point; thence north to shore of Toba Inlet; thence along the latter shore round the said point to initial point; and containing about 400 acres. CHAS. CROOK,

Vancouver, June 14th, 1894.

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ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

Pursuant to the Creditors' Trust Deeds Act, 1890," and Amendments.

NOTICE is hereby given that James Atkinson, carrying on business at Northfield, as butcher, has by deed dated the 17th day of April, 1894, assigned all his real and personal estate whatsoever to William Patterson, of the City of Nanaimo, for the purpose of satisfying ratably and proportionately, and without preference or priority, his, the said James Atkinson's creditors. The said deed was executed by the said James Atkinson, the debtor, and the said William Patterson on the 17th day of April, 1894, and the said assignee has undertaken and accepted the trusts created by the said deeds. All persons having claims against the said debtor, James Atkinson, must forward or deliver full particulars of their claim to Yarwood & Young, Solicitors, Nanaimo, B.C., on or before the 25th day of June, 1894. And all persons indebted to the said James Atkinson are requested to pay such indebtedness to Yarwood & Young forthwith.

CREDITORS' MEETING.

Notice is hereby given that a meeting of the ercditors of the said James Atkinson will be held at the office of Yarwood & Young, Bastion Street, in the City of Nanaimo, on Tuesday, the 29th day of May, 1894, at two o'clock in the afternoon.

YARWOOD & YOUNG,

Solicitors for William Patterson, Assignee.

Dated at Nanaimo, B.C., this 15th day of May my17 A.D. 1894.

ASSIGNEE'S NOTICE.

PURSUANT to the provisions of the "Creditors' Trust Deeds Act, 1890," and the amendments thereto, notice is hereby given that Francis A. Auley, of Union, B.C., butcher, did by deed dated May 10th, 1894, assign all his real and personal property to William Matheson, of Comox, B.C., farmer, in trust for the benefit of his creditors. The said deed was

executed by the said Francis A. Anley and trustee on the 10th day of May, 1894. Creditors of the said Francis A. Anley are required to send their claims duly proven to the said trustee, and debtors of the said Francis A. Anley are required to pay their accounts to the said trustee. A meeting of creditors will be held at 7 o'clock p.m., Saturday, May 19th, 1894, at Robert Graham's Hotel, Courtenay, B. C. C. H. BARKER, Solicitor for Assignee.

Solicitor for Assignce.

Dated May 14th, 1894.

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NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890." AND AMENDING ACTS.

NOTICE is hereby given that John W. Morrison, of Cordova Street, in the City of Vancouver, merchant tailor, has by deed dated the 14th day of June, 1894, assigned all his personal estate, credits, and effects which may be seized and sold under execution, and all his real estate, to James H. MacGill, of the City of Vancouver, solicitor, for the purpose of satisfying ratably and preparationately, and without of the City of Vancouver, solicitor, for the purpose of satisfying ratably and proportionately, and without preference or priority, his creditors. The said deed was executed by the said John W. Morrison, the debtor, and the said James H. MacGill, the trustee, on the 14th day of June, 1894. All persons having elaims against the said John W. Morrison are required to forward particulars of the same, duly verified, to E. A. Magee, solicitor, Vancouver, B. C., on or before the 28th day of July, 1894, and all persons indebted to the said John W. Morrison are requested to pay such indebtedness to the said E. A. Magee forthwith.

CREDITORS' MEETING

Notice is hereby given that a meeting of the creditors of the said John W. Morrison will be held at the offices of E. A. Magee, Cordova Street, in the City of Vancouver, on Friday the 22nd day of June, 1894, at two o'clock in the afternoon.

Dated at Vancouver, this 14th day of June, 1894 E. A. MAGEE,

je21

Solicitor for the Trustee.

LEGAL PROFESSIONS ACT.

I HEREBY GIVE NOTICE that I have made application to the Benchers of the Law Society of British Columbia for admission as a Barrister and Solicitor of the Supreme Court of British Columbia, subject to the provisions of the "Legal Professions ct," and amendments thereto.

Dated at New Westminster, B.C., this 1st March,

1894. mh8

ARTHUR C. SUTTON

MISCELLANEOUS.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

FINAL NOTICE TO CLAIMANTS.

In the Matter of the Estate of the late Michael Davey, and in the Matter of the " Inheritance Act."

MARY DAVEY and James Davey, or their heirs, relatives of the late Michael Davey, are hereby called upon to file with the Registrar of the Supreme Court, at New Westminster, any claim they may have upon the estate of the late Michael Davey, properly verified, within six months from the 3rd day of April, 1894. If such verified claim is not filed within such six months the fund in Court will be distributed with reference only to the claim now before the Court.

Dated 20th March, A.D. 1894.

E. A. JENNS, 40 Lorne Street, New Westminster.

HEREBY GIVE NOTICE that I shall at the expiration of 30 days apply to the Commissioner of the District of Lillooet for permission to lease 40 acres of meadow land, situated about one and a half miles east of 116 Mile Post, known as Stack Lake. ISAAC OGDEN

MISCELLANEOUS.



\$500 REWARD.

W HEREAS on the night of 30th March last Mr. W. J. Moggridge, of the Belle Mead Fruit Farm, New Westminster District, was shot and seriously wounded and robbed of a watch and chain and other articles and money by two or more masked persons.

The Province of British Columbia hereby offers a

reward of \$500 for such information as will lead to the

apprehension and conviction of the principal offender.

In case the offender be brought to justice through information furnished by and tending to inculpate the informant as an accomplice or accessory, such informant will be recommended to the elemency of the Executive.

F. S. HUSSEY, Superintendent of Provincial Police. Victoria, B.C., May 5th, 1894. my17

NOTICE.

In the matter of the "Creditors' Trust Deeds Act, 1890," and in the matter of the Estate of Green, Worlock & Co.

OTICE is hereby given that under and by virtue of an order of the Supreme Court of British Columbia, pronounced on the 21st day of May, 1894, by the Honourable Mr. Justiee Walkem, upon the petition of William Smyth, a creditor of the said estate, Henry Frederick Heistenman and John Coltont bayes Henry Frederick Heisterman and John Coltart have been removed from their office as trustees under an assignment for the benefit of creditors, made by the partnership firm of Green, Worlock & Company, and bearing date the 2nd day of March, 1894:

And further, that under the authority of the said order the Honourable Robert Beaven has been appointed to sections the said sections.

pointed to act as trustee under the said assignment in the place of the said persons so removed.

BODWELL & IRVING,

Solicitors for the Petitioner. Dated the 21st day of May, 1894.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the " Quieting Titles Act," and in the Matter of the Title of James Isbister to Lot Number 11, part of Suburban Lot 55, Esquimatt District, according to Map 10, deposited in the Land Registry Office, Victoria, British Columbia.

NOTICE is hereby given that James Isbister, of the village of Esquimalt, British Columbia, on the 16th day of February, 1894, applied, under the "Quieting Titles Act," for a declaration of title to Lot Number 11, part of Suburban Lot 55, Esquimalt District, according to map numbered 10, deposited in the Land Registry Office, Victoria, British Columbia, and he has filed a petition and produced evidence before the Honourable Mr. Justice Walkem, whereby he appears to be the legal and benefited owner of the said land in fee simple in possession. Any person having or claiming any title or interest in the said land, or any part thereof, is required on or before the 16th day of July, 1894, to file a statement of his claim, verified by affidavit, with the Registrar of the Supreme-Court of British Columbia, at Victoria, and to serve a notice thereof on Mr. Alan S. Dumbleton, 51 Langley Street, Victoria, B. C., solicitor for the petitioner, and in default of so doing every such claim will be barred, and the said James Isbister will be declared the legal and beneficial owner in fee simple in possession of the said piece or parcel of land free from all victors. of the said piece or parcel of land free from all rights, interests, claims and demands whatever, except and subject to the reservations in the 23rd section of the said Act, and therein numbered respectively (a) and

Dated this 10th day of April, 1894.

ALAN S. DUMBLETON,
Solicitor for the Petitioner.

Approved. GEO. A. WALKEM, J.

apl9

April 28th, 1894.

MISCELLANEOUS.

IN THE MATTER OF THE "COMPANIES" ACT, 1890," AND AMENDING ACTS.

PROVINCE OF BRITISH COLUMBIA. CITY OF VICTORIA.

I, Walter Morris, of the City of Victoria, in the Province of British Columbia, make oath and say:—

1. That I was Chairman of the meeting of the shareholders of The Federation Brand Salmon Canning Company, Limited Liability, held at the office of the Company, Gorge Road, Victoria, on the 22nd day of May, 1894, for the purpose of increasing the capital stock of the said Company from \$50,000 to \$200,000.

2. That the Certificate hereto annexed is a correct report of the proceedings of the said meeting.

report of the proceedings of the said meeting.

Sworn at Victoria, B. C., this 11th day of May, 1894, WALTER MORRIS. before me

[l.s.] H. G. Hall, Notary Public.

IN THE MATTER OF THE "COMPANIES ACT, 1890," AND AMENDING ACTS.

Province of British Columbia. City of Victoria.

I, James Parker, of the City of Victoria, in the Province of British Columbia, make oath and say:—

1. That I was Secretary of the meeting of the share-holders of The Federation Brand Salmon Canning Company, Limited Liability, held at the office of the Company, Gorge Road, Victoria, on the 22nd day of June, 1894, for the purpose of increasing the capital stock of the said Company from \$50,000 to \$200,000.

2. That the Certificate hereto approved is a true and

2. That the Certificate hereto annexed is a true and correct report of the proceedings of the said meeting. Sworn at Victoria, B. C., this 11th day of June, 1894, JAMES PARKER. this 11th before me.

[L.s.] H. G. HALL,

Notary Public.

This is the Certificate referred to in the annexed affidavits of Walter Morris and James Parker, sworn before me the 11th day of June, 1894.

H. G. HALL,

Notary Public.

IN THE MATTER OF THE "COMPANIES" ACT, 1890," AND AMENDING ACTS.

THE FEDERATION BRAND SALMON CANNING COMPANY, LIMITED LIABILITY.

We hereby certify—
1. That in obedience to a notice given in compliance with the "Companies' Act, 1890," and amending Acts, calling an extraordinary general meeting of the shareholders of The Federation Brand Salmon Canning Company, Limited Liability, to be held on the 22nd day of May, 1894, at the office of the said Company, Gorge Road, Victoria, for the purpose of increasing the capital stock of the said Company to \$200,000, an extraordinary general meeting of the shareholders of the said Company was held at the time and place and for the purpose aforesaid, at which meeting Walter Morris was Chairman and James Parker was Secretary.

2. That there were present at the said meeting

2. That there were present at the said meeting shareholders representing 780 shares of the capital stock of the said Company; the same being more than two-thirds (\(\frac{2}{3}\)) of all the shares of stock of the said

Company.

3. That the capital stock of the said Company actually paid in up to November 1st, 1893, amounted to \$41,589.20.

4. That the whole amount of the debts and liabilities of the said Company up to November 1st, 1893, amounted to \$45,874.25.

5. That at the said niceting it was resolved by a

5. That at the said infecting it was resolved by a unanimous vote to increase the capital stock of the said Company from \$50,000 to \$200,000, and that the new stock be divided into 3,000 shares of \$50 each.

Dated at Victoria, B.C., this 11th day of June, 1894.

Signed (in dupli- WALTER MORRIS, JAMES PARKER, EDWARD HEYES, EDWARD HEYES, A.J. McLELLAN,

Filed (in duplicate) the 12th day of June, 1894. S. Y. WOOTTON, 15 Registrar of Joint Stock Companies. jel5

MISCELLANEOUS.

SUMAS DYKING DISTRICT.

PURSUANT to the "Drainage, Dyking and Irrigation Act, 1894," the Commissioners for the Sumas Dyking District hereby give notice that the plan and memorandum of the works proposed to be excented by them have been filed in the Land Registry Office for the District of New Westminster, and that a meeting of said Commissioners will be held on Thursday, nineteenth (19) day of July, 1894, at ten o'clock in the forenoon, at the residence of Mr. John Sampson, Sumas (formerly known as the Lumsden Farm), at which all complaints against the assessment of the lands within the said dyking district for the purpose of the said works will be heard.

Dated at Sumas, the 13th day of June, 1894.

G. W. CHADSEY, jel5

Clerk.



REWARD.

A REWARD of one thousand dollars (\$1,000) will be paid by the Provincial Government for such information as will lead to the arrest and conviction of the person or persons who, on or about the morning of the 13th instant, placed or caused to be placed and exploded a bomb or other dangerous explosive on or near the premises of Alexander Sharp, at Wellington, in the County of Nauaimo.

By Command.

F. S. HUSSEY, Superintendent of Provincial Police. Victoria, B.C., March 14th, 1894. mh15

1894, No. $\frac{141}{94}$ H.

THE "COMPANIES ACT."

IN THE SUPREME COURT OF BRITISH COLUMBIA.

Between J. Fred, Hume & Co., Plaintiffs; and The Cottonwood Gold Mining Company, Limited (Foreign) Defendants.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith.

To the Cottonwood Gold Mining Company Limited (Foreign), having its place of business at Victoria, B. C.

W E COMMAND YOU that within eight days after the service of this Writ on you, inclusive of the day of such service, you cause an appearance to be entered for you in an action at the suit of J. Fred. Hume & Co.

And take notice, that in default of your so doing,

And take notice, that in default of your so doing, the plaintiffs may proceed therein, and judgment may be given in your absence.

[L.S.] Witness, Sir Matthew Baillie Begbie, Knight, Chief Justice, the fifth day of April, in the year of Our Lord one thousand eight hundred and ninety-four.

N.B.—This Writ is to be served within twelve calendar months from the date thereof, or, if renewed, within six calendar months from the date of such last renewal, including the day of such date, and not afterwards. afterwards.

Appearance is to be entered at the Vancouver Registry, at the Court House, in the City of Vancouver.

F. M. McLeob, of Nelson, B. C., Plaintiffs Solicitor.

STATEMENT OF CLAIM.

The plaintiffs' claim is against the defendants for goods sold and delivered, and for an account stated thereon, as follows:—

Particulars.

1.—Between the 2nd day of January, 1889, and the 13th day of October, 1890, the plaintiffs supplied to the defendants various articles of merchandisc and

accounts and invoices of the goods so supplied, and their prices were from time to time furnished to the defendants, and payments on account were from time to time made by the defendants.

2. On the 13th day of October, 1890, a balance remained due to the plaintiffs of \$293.71, and an account was on that day sent by the plaintiffs to the defendants showing that balance.

3.—On the 1st day of November, 1890, the plaintiffs received an acknowledgment from the defendants that the said sum was due and owing as aforesaid, and said defendants promised to pay the same with interest at 10 per centum per annum until payment.

per annum, as per ageement

......\$394 02 Amount due. .

Place of trial, Nelson.

And the sum of \$25.00 (or such sum as may be allowed on taxation) for costs.

If the amount be paid to the Plaintiffs, or their solicitor or agent, within four days from the service hereof, further proceedings will be stayed.

This Writ was issued by F. M. McLeod, of Nelson, B. C., whose address for service is Nelson, B. C., Solicitor for the said plaintiffs, who reside at Nelson,

I, James Charles Prevost, Registrar of the Supreme Court, hereby give notice that service of the above process was made against the Company on the 30th day of April, 1894.

Dated the 3rd day of May, 1894.

JAMES C. PREVOST.

my10

Registrar.

E, THE UNDERSIGNED, being a majority in the interest and number in the following described district subject to annual overflow from the Fraser River, and occasional overflows from the Nootsack in winter, commencing at a point on the high land known as Roscoe's Bluff; thence south sixteen chains to Roscoe's Ridge; thence along said ridge to the north bank of the Sumas River; thence along said river bank to the International Boundary Linc; thence along said boundary line to the Huntingdon Hill; thence following the base of the high land to place of commencement; containing twenty-five hundred acres, commencement; containing twenty-five hundred acres, more or less.

We hereby name Theron Aekerman, of New West-minster, Chief of Fire Department, and Stephen George Chapman, of Upper Sumas, farmer, as Com-missioners to carry on the work of dyking and drain-ing the above described by ing the above described lands.

THOS. F. YORK, ROBT. PARKER, GABRIEL COX, WILLIAM PORTER, A. Roscoe, T. ACKERMAN, John Musselwhite, S. G. CHAPMAN, Thomas Moran, S. J. Rocord, B. Douglas, A. E. Mann WM. BLAIR, PETER BYRNE

Upper Sumas, B.C., April 10th, 1894.

my10

A FTER 30 days I intend to apply to the Chief Commissioner of Lands and Works for leave to lease a tract of land for lay cutting purposes, situated on Meldrum Creek, 11 miles sonth-east of my Lot 109, on Makin's Creek, according to "Land Act Amendment Act, 1894."

M. G. DRUMMOND.

Chilcotin, B.C., April 30th, 1894.

NOTICE is hereby given that 30 days after date I intend to make application to the Chief Commissioner of Lands and Works for permission to lease the following described lands, for the purpose of quarrying stones:—Commencing at the south-east corner of Lot 50, Renfrew District; running north 20 theirs thence cost 60 chains: thence cost 60 chains: chains; thence cast 60 chains; thence south 50 chains to shore line; thence following shore line to point of commencement.

FRANCIS W. VINCENT.

May 30th, 1894.

NORTH COWICHAN BY-LAWS.

A BY-LAW

To establish and regulate Municipal Pounds, and to prevent Animals running at large within the Municipality of North Cowichau.

THE Council of the Corporation of the District of North Cowichan enacts as follows:—

1. One or more Municipal Pounds shall be established and maintained by the Corporation at such places in the Municipality as the Council shall from time to time by resulting determine.

time by resolution determine.

2. The Council may from time to time appoint one or more Pound-keepers, and also such assistant or assistants to such Pound-keepers, at such salary or remuneration as the Council may decide.

3. Each Pound-keeper shall give a bond to the Corporation in the penal sum of two hundred and tifty dollars, conditioned that the said Pound-keeper shall well and faithfully discharge the duties of his office, and shall regularly pay over all moneys to the Corporation which may come into his hands as such Pound-keeper.

keeper.

Each Pound-keeper shall enter in a book, which shall be provided for him for the purpose, a description of every animal impounded by him, stating therein the hour and day of the impounding of such animal; the day, hour and manner of the discharge or disposal of such animal; the name and address of, and amount paid by, the person redeeming the animal; or, if sold, the name of the purchaser, amount paid, amount of expenses incurred, and balance (if any) remaining over and above the penalty, allowance and expenses, and to whom such balance has been paid.

5. Each Pound-keeper shall make a monthly return

to the Council comprising the above information, and any other particulars that may be required of him, and such return shall be verified by the statutory declaration of the Pound-keeper, if so required.

6. Each Pound-keeper shall pay over to the Treasurer of the Municipality all money received by him onee in every month, or oftener if instructed so to do, and shall at all times produce his books, receipts and vouchers for the inspection of any member of the Council, or the Treasurer, when requested so to do.

Council, or the Treasurer, when requested so to do.
7. No horse, stallion, mare, filly, foal, gelding, colt, ass, mule, ox, bull, swine, hog, goose or duck shall be permitted to run at large or trespass within the Municipality at any time, or to graze or browse or feed upon any of the public roadways or public places in the Municipality, under the following penalties against the owners or keepers, or persons having charge of the same, viz.:

For each stallion over the age of 10 months, first offence within any one month.....

For each bull over the age of 6 months, first offence within any one month.....

For each boar over the age of 4 months, first offence within any one month month from the last offence, with respect to the same animal ... 10 00 For each horse, ass, mule, ox, bull (except as aforesaid). 2 00 For each swine, hog, or other animal (except as aforesaid).

8. It shall be the duty of the Pound-keeper, and of his assistants, to take and impound any of the animals mentioned in section 7 of this by-law found at large or trespassing within the limits of the Municipality, or grazing, browsing or feeding in any of the public roadways or public places of the said Municipality, or upon any untenced land within the Municipality.

9. It shall be unlawful for any person to the or to the

upon any untenced land within the Municipality.

9. It shall be unlawful for any person to tie or tether any animal mentioned in section 7 of this by-law in any public roadway or other public place in the Municipality, for the purpose of allowing such animal to graze, browse, or feed upon the grass thereon, and any person who violates the provisions of this section shall be liable to the penalties provided by this by-law.

10. The Pound-keeper shall daily furnish all animals impounded with good and sufficient food, water and shelter, and for so doing shall demand and receive for the use of the Corporation, from the owner or the person entitled to the possession of such animals, the following allowance over and above the fees for the impounding, viz.: impounding, viz.:

For each horse, stallion, mare, foal, filly, geld-

ing, colt, ass, mule or bull (per day).... 50 cents. For each swine, hog, or other animal (per day) 25 For each goose or duck (per day)10

11. If the owner of any animal impounded, or any other person entitled to redeem the same, shall appear and claim such animal at any time before the sale thereof, the Pound-keeper, or his assistant, shall deliver up the same on receiving the amount in full of the penalty and allowance and expenses chargeable on

the penalty and allowance and expenses chargeable on each and every animal.

12. The Pound-keeper and his assistant before making delivery of any animal so impounded shall obtain from the person who shall have redeemed or purchased the same a receipt therefor.

13. If no person entitled to redeem the same shall within seven days after any animal shall have been impounded appear to claim the same, or if the person claiming such animals shall refuse or neglect to forthwith pay the penalty and allowance and expenses chargeable thereon, it shall be the duty of the Poundkeeper to give at least seven days' notice of the intended sale thereof, as hereinafter provided.

14. Such notice shall contain a general description of the animal impounded, and shall be posted up in some conspicuous place at the Pound where the same shall have been impounded, and also in each Ward of the Municipality.

the Municipality.

15. If at the expiration of the time specified in the said notice no person entitled to redeem the animal referred to in such notice shall have appeared to claim such animal, or if any such person shall have appeared to claim the same, but shall refuse or neglect to forthwith pay the penalty, allowance and expenses chargeable and accrued on such animal, it shall be lawful for the Pound-keeper to cause the same to be sold by public auction.

16. If after the sale of any animal as aforesaid the purchaser does not immediately pay the price thereof, the Pound-keeper may forthwith cause the animal to be re-sold, and so continue to do until the price is

paid.

17. In case of the sale of any impounded animal, the Pound-keeper shall retain out of the proceeds of such sale sufficient to pay the amount of the penalty, and the allowance and all expenses chargeable by him

and the allowance and all expenses chargeable by him on account of the said animal.

18. The proceeds of such sale shall be applied in the first place in payment of the expenses incurred on or in respect to such sale, and in the next place in payment of the penalties, allowance, and expenses chargeable with respect to impounding and keeping said animal, and the surplus (if any) shall be paid by the Treasurer of the Municipality after the receipt thereof by him to the owner of the animal, upon such owner furnishing the Treasurer with satisfactory proof of his ownership. his ownership.

of his ownership.

19. If after such sale, and whilst the proceeds thereof remain in the hands of the Pound-keeper, the former owner of any animal so sold shall appear and claim the proceeds of such sale, it shall be the duty of the Pound-keeper to deduct from the proceeds of such sale the penalty and allowance and all expenses chargeable under this by-law with respect to the animal impounded, ascertain the name and address of such owner, and pay over the balance of the proceeds (if any) to the said owner upon satisfactory proof of the ownership being given to such Pound-keeper.

20. No person or persons shall break open or in any

ownership being given to such Pound-keeper.

20. No person or persons shall break open or in any way directly or indirectly aid or assist in breaking open any Pound, or shall take or let any animals thereout without the consent of the Pound-keeper.

21. Each and every person who shall hinder, delay or obstruct any Pound-keeper or his assistant whilst engaged in driving, leading or carrying to the Pound any animal liable to be impounded under the provisions of this by-law, shall for each and every offence be liable to the penalty hereinafter mentioned.

22. Any person convicted of an infraction of any

liable to the penalty herematter mentioned.

22. Any person convicted of an infraction of any provision of this by-law shall forfeit and pay therefor a penalty not exceeding the sum of fifty dollars.

23. This by-law shall take effect thirty days after the publication thereof in the British Columbia Gazette.

24. The "Entire Animals By-law" is hereby

repealed.

25. This by-law may be cited as the "North Cowichan Pound By-law, 1893."

Passed the Municipal Council the 26th day of May, A.D. 1894.

Reconsidered, adopted and passed by the Council the 13th day of June, A.D. 1894.

[L.S.] S. HORACE DAVIE, Reeve.

JAS. NORCROSS, C. M. C.

NOTICE.

The above is a true copy of a by law passed by the Municipal Council of the Corporation of the District of North Cowichan on the 13th day of June,

A. D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one mouth next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

JAS. NORCROSS C. M. C.

A BY-LAW RELATING TO THE PUBLIC HEALTH.

THE Municipal Council of the Corporation of North Cowiehan enacts as follows:—
The Municipal Council of North Cowiehan,

sisting of the Reeve and the four Councillors, shall be the Board of Health for the Municipality of North

Cowichan.

2. The Board of Health shall have a general supervision over all matters, things, and officers, within the jurisdiction of the Corporation, in any way appertaining to the public health, and may by resolution make and formulate rules for the preservation of the public health.

3. The Municipal Council shall from time to time appoint a member of the medical profession to be Medical Health Officer, at such salary or remuneration as the Council may think fit to provide, whose duties may be defined by by-law or by resolution of the Council from time to time, or by instructions from the Reeve

The Medical Health Officer shall-

(a.) Advise and assist the Reeve and the Councillors and the officers of the Corporation on all matters relating to the public health, and report thereon from time to time:

(b.) Examine and report, from time to time, on the sanitary condition of Municipality, and of property

under the jurisdiction of the Corporation:

(c.) Superintend the enforcement and observance of the statutes, or by-laws, or regulations respecting the public health within the Municipality:

(d.) Act as Medical Inspector of Schools as well as advisory officer in matters pertaining to school

hygiene:

(e.) Perform such other duties for the preservation of the public health as may in his opinion be necessary, or as may be required by the Recve, or by the Board of Health:

of Health:

(f.) Make a general report to the Council, on or before the fifteenth day of December in each year, upon the sanitary condition of the municipality.

5. The Council may from time to time appoint a Sanitary Inspector or Inspectors at such salary or remuneration as the Council may decide.

6. The Sanitary Inspector shall—

(a.) Keep a book of record of all his proceedings, and report to the Reeve weekly, or oftener if necessary:

(b.) Examine any alleged nuisance arising from dafective drainage, or decaying animal matter, or other cause, and report thereon to the Reeve:

(c.) Assist the Medical Health Officer in any duties

which require such assistance:

(d.) Perform the duties hereinafter indicated as belonging specially to him, and enforce the observance of the statutes, or by-laws, or regulations respecting the public health in the Municipality, or within the jurisdiction of the Corporation, and generally to obey and carry out the intentions and directions of the Reeve, the Board of Health, and the Medical Health Officer, in matters relating to the public health or the removal of nuisances.

7. In the event of a Medical Health Officer not being appointed, it shall be lawful for the Reeve, upon being informed that any family or person is in sickness and destitute to require some member of the medical profession to visit such person or family, and to take such measures for their relief as to him may seem requisite, either by reporting them as fit subjects to be removed to a hospital or other place provided for that purpose, or by supplying them, or directing them to be supplied, with the requisite medicine for their relief, and a regular and correct account of each case, and of any such expenditure, shall be kept by him, and a return of the same shall be made to the Reeve by the Sanitary Inspector.

8. In ease of the sickness or absence of the Medical Health Officer, it shall be lawful for the Reeve to appoint some member of the medical profession to perform all or any of his duties during such sickness analysis and the Reeve to the sickness or absence of the Medical Health Science and the sickness or absence of the Medical Health Science and the sickness or absence of the Medical Health Officer, it shall be lawful for the Reeve to appoint some members of the Medical Health Officer, it shall be lawful for the Reeve to appoint some members of the Medical Health Officer, it shall be lawful for the Reeve to appoint some members of the medical profession to perform all or any of his duties during such sickness. or absence; and the Reeve may at all times call in and avail himself of medical or scientific advice or assistance in cases in which he may deem it indispensable to seek such advice and assistance for carrying into effect the sanitary conditions and intentions of this

by-law, and an account or report of all expenditure incurred in obtaining such advice or assistance shall from time to time be made to the Council.

9. The Council may provide permanent or temporary hospitals, tents, or other place or places of reception for the sick and infected as they shall judge best to the content of the place of the industry. for their accommodation and the safety of the inhabitants of the Municipality. On the occurrence of any case of small-pox, cholera, or other disease of an infections, contagious, or malignant character, the Medical tions, contagious, or malignant character, the Medical Health Official may at once remove the person attacked to the hospital, tent, or other place provided, or shall cause such person to be otherwise efficiently isolated, and shall take proper measure for the disinfection, or if necessary the destruction of all clothing which may have been exposed to contagion, and for the disinfection and purification of every conveyance, rail, or transear, steamboat, sailing vessel, carriage, or other vehicle which may have been exposed to contagion.

10. The Medical Health Officer may further isolate or remove all persons who may have been exposed to

or remove all persons who may have been exposed to the contagion, and no such person shall go, or be permitted to go, abroad until the Medical Health Officer permits, nor until the clothing or effects worn or carried by him have been properly disinfected, if the

same have been exposed to contagion.

11. Whenever a disease of a malignant character discovered to exist in any premises, the Medical Health Officer may compel the occupants of such premises to remove therefrom, and may place them in sheds, tents, or other shelter in some other locality until measures can be taken for the cleaning and disinfection of such

premises.

12. In case any traveller coming from without the Municipality, or any person residing in the Municipality, is infected with or exposed to any of the diseases mentioned in this by-law, the Medical Health Officer may make effective provision in the manner which to him shall seem best for the public safety by removing such persons to a separate house, if he considers the premises to be in a too closely populated portion of the Municipality, or by otherwise isolating him, if it can be done without danger to his health, and by providing nurses and other assistance and necessaries for him, at his own cost or charges, or the cost of his parents or other person or persons liable cost of his parents or other person or persons liable

- for his support.

 13. Whenever an infected person shall be isolated in a house or any other place whatsoever, the Medical Health Officer may appoint and employ a proper person or persons, to keep constant watch over the house or place where such infected person shall be kept, and not to permit increase or coress to or from such house not to permit ingress or egress to or from such house or place, except to a duly qualified medical man attendant upon such infected person, or other person by the permission of the Medical Health Officer, and any person accepting the duty of watchman, who shall depart from his duty as watchman, or shall neglect his duty, or who shall permit of ingress or egress to or from the infected premises, or any communication therewith eontrary to this rule, or who shall disobey, or fail to observe any direction of the Medical Health Officer relative to the duties of such watchman, shall be liable to a penalty of fifty dollars, to be recovered upon summary conviction, or in default of payment be liable to three months imprisonment with or without hard labour.
- 14. Any person who shall, contrary to the preceding section, depart from or enter any such house or place as is mentioned in this by-law wherein there shall be any person infected with small-pox, or who shall carry or remove, or permit to be earried or removed, any article or thing from such house or place, shall be subject, on summary conviction, to a penalty of one hundred dollars, or to three months' imprisonment with or without hard labour.
- 15, If the Medical Health Officer or Sanitary Inspector believes that any person is infected, or has been exposed to infection, or that his or her clothing or other effects contain infection, either of them may detain such person and his or her clothing and effects aforesaid, and such person and the clothing and other effects shall be at once disinfected.
- 16. If the Medical Health Officer only suspects that any person or the effects of any person have been exposed to infection he may keep such person under observation.
- 17. Whenever a person suffering from smallpox, cholera, or any other disease of a malignant character

dangerons to the public health, is an immate of any hotel or boarding-house, the keeper or one of the keepers of such hotel or boarding-house shall immediately give notice thereof to the Medical Health Officer or the Sanitary Inspector, who shall thereupon take such steps as may be deemed necessary to prevent the spread of such disease.

18. Every person in charge of a public or private

18. Every person in charge of a public or private hospital, and every keeper of a boarding or lodging house, or hotel, shall immediately report in writing to the Medical Health Officer of any person being at any of the aforesaid houses or hotels and attacked with or suspected of having any contagions or infectious disease mentioned in this by-law.

disease mentioned in this by-law.

19. No child, minor, or person from any house where any person or persons is or are sick or affected with any of the diseases named, as provided for in this by-law, shall attend any public or private school in the Municipality until the recovery or death of said sick person or persons, and in either event the said child, minor, or person shall be provided with a written statement by the attending physician, if any, and if not, then by the Medical Health Officer, certifying to their being free from contagion or infection, which statement must be presented to the principal or teacher of said public or private school before said child, minor, or person will be allowed to attend.

20. It shall be the duty of any principal or teacher of any public or private school in this Municipality to report at once to the Medical Health Officer, in writing, any violation of the above section.

21. If any teacher resides or lodges in any house where infectious or contagions disease exists, such teacher school at the contagions of School.

teacher shall at once inform the Board of School Trustees under which he or she acts, and he or she shall not again enter his or her school, or other public place, until all danger of carrying infection or contagion is over, duly certified by a physician or the Medical Health Officer.

22. The Medical Health Officer is hereby empowered to visit any and all public and private schools in the Municipality, and to make, or cause to be made, an examination of the children and minors in attendance therein as often as he may deem necessary to secure compliance with the provisions hereof.

23. Every school teacher shall attend to and observe such suggestions and instructions as may be given by

the Medical Health Officer in regard to ventilation and cleanliness in the school under his or her charge.

24. Every medical practitioner attending or visiting any person who is suffering from small-pox, cholera, or any other disease of a malignant character dangerons to the public health, shall immediately give notice thereof to the Medical Health Officer or the Sanitary Inspector, who shall thereupon take such steps as may be deemed necessary to prevent the spread of such disease

25. Every practising physician in the Municipality shall report in writing to the Medical Health Officer the death of any of his patients who shall have died of contagions or infectious dieseases mentioned in this

contagions or infectious dieseases mentioned in this by-law immediately thereafter, and to state in such report the specific name and type of such disease.

26. Every physician in attendance upon any person or persons sick or affected with any disease named and provided for in this by-law shall give all necessary instructions regarding the thorough ventilation and cleansing of the public house, hotel, or private residence wherein such person shall be sick, and the keeper of such public house or hotel, or the owner or occupant of such private residence, shall follow the instructions of the physician in attendance, as aforesaid.

27. No person shall let or hire, or allow any other person to occupy any house, or part of a house, in

27. No person shall let or line, or allow any other person to occupy any house, or part of a house, in which there has been any person sick or affected with any disease named and provided for in this by-law, without having first had the said house, or part of a house, thoroughly disinfected, together with any article or articles therein contained, and under the direction and to the satisfaction of the Medical Health Officer that the said house, or part of a house, can be Officer that the said house, or part of a house, can be safely occupied by others, or that such article or articles can be safely handled or used.

28. The Medical Health Officer shall have charge of

the quarantine or infectious disease hospital provided by the Corporation, and shall have power, when authorized by the Reeve, to detail such number of officers, and to employ such persons' assistance and narses as he may deem necessary, and to see that the said hospitals are supplied with suitable farniture, nourishment, fucl and medicines, and that persons dying therein, or in other place under the charge of

the Municipality, are properly buried, and if necessary at the expense of the Municipality.

29. The Medical Health Officer shall have power to destroy or disinfect, as in his judgement may be deemed proper, any furniture, wearing apparel, goods, wares or merchandise, which shall be exposed to, or infected with, a contagious or infectious disease, and the owner of such property shall not be entitled to any compensation therefor.

The Medical Health Officer shall cause to be affixed and maintained, or shall require the occupants of any dwelling-house, store, shop or other building in which there shall be any person sick with small-pox, varioloid or other infectious, contagious or malignant disease, to put up and maintain in a conspicuous place disease, to put up and maintain in a conspicuous place on the front of the said dwelling house, store, shop or building, a card or sign to be furnished by the Board of Health, on which shall be written or printed in large letters the word "small-pox," or name of such disease, and the Medical Health Officer may if he considers the premises to be in a too closely populated portion of the Municipality, or that the premises occupied by the patient are unsanitary and unsuitable for premer attendance or care, or for the prevention of for proper attendance or care, or for the prevention of the spread of the discase, and that the health or life of the patient will not be endangered by removal, order the removal of the patient to the quarantine or infec-tious diseases hospital, or such place as may be provided by the Municipality for that purpose

31. In the event of the patient being treated at the premises in which he or she was taken ill, and is not removed by the order of the Medical Health Officer for the Municipality to the quarantine or infectious disease hospital, or such place as may be provided by the Municipality for that purpose; all expenses connected with the treatment of the patient and isolation of the premises, and of the occupants shall be horne of the premises, and of the occupants shall be borne and paid by the patient and the occupants, or his or their guardians, or the person or persons liable for his

or their support,

32. When any vessel coming from an infected locality enters the port of Victoria, the Medical Health Officer shall make or cause to be made a strict inspection of shall make or cause to be made a strict inspection of the vessel and examination of the passengers, officers, and crew, before any person, luggage, or freight, or other thing is landed, or allowed to be landed from it, and where any infected or exposed person is found on board, he shall be dealt with in such manner as the Medical Health Officer for the Municipality shall direct, and no luggage, freight or other thing shall be landed from the vessel until they shall have been thoroughly disinfected.

33. The Medical Health Officer or the Sanitary Inspector may board all trains and vessels arriving within the limits of the Municipality; may take, in respect of any persons' baggage, freight, or effects arriving by any train or vessel, any sanitary precautions, which, in the opinion of such Medical Health Officer or Inspector, are necessary or expedient for guarding against the introduction of disease into the Municipality.

34. The Medical Health Officer or the Sanitary Inspector may attend at the railway station or steamboat wharf at any time prior to the arrival or departure of a boat or train.

ture of a boat or train.

ture of a boat or train.

35. The Medical Health Officer shall have power to stop, detain and examine every person or persons, freight, cargoes, boats, railway and tramway cars coming from a place infected with a malignant, pestilential or infectious disease, in order to prevent the introduction of the same into the Municipality.

mtroduction of the same into the Mullicipatity.

36. Where there is reason to suspect that any person who has small-pox, diphtheria, scarlet fever, cholera or typhoid fever, leprosy, or any infectious, coutagious, or malignant disease, is in or upon any railway or tram-car, steamboat, stage, or any other conveyance, the Medical Health Officer or Sanitary Officer of the Mullicipality, or if there is no such officer, any manufacture. Municipality, or if there is no such officer, any member of the Board of Health, may enter such conveyance and cause any such person to be removed therefrom, and may detain the conveyance until it is properly disinfected, or such officer or member may, if he thinks for member may are conveyance and may remain on or fit, remain on or in, or re-enter, and may remain on or in the said conveyance, with any assistants he may require, for the purpose of disinfecting the same.

37. No person, persons or body corporate shall bring into this Municipality from any vessel, building, place or railway car in which had lately been any person sick or railway car in which had lately been any person sick of any contagions or infectious disease mentioned in this by-law, or any article or person whatsoever, nor shaft any such person come into said Municipality without permission in writing of the Medical Health Officer: neither shall any person, persons or body corporate bring into the Municipality any vessel, or

railway, or tram-car, or conveyance in which there has

railway, or tram-car, or conveyance in which there has been lately any person infected with, who has died from any contagious or infectious disease mentioned in this by-law, without the written consent of the Medical Health Officer or the Sanitary Inspector.

38. No owner, driver, or person in charge of any cab, omnibus, railway, street railway or tramway carriage, or of any other public or private conveyance, shall use, or permit the same to be used, for the conveyance of any person sick or affected with any of the diseases named or provided for in this by-law, nor for the conveyance of the body for burial, or otherwise, of any person who has died from any of the said diseases, without the permission of the Medical Health Officer; and every undertaker or other person who, with a and every undertaker or other person who, with a hearse or other vehicle, removes or conveys therein, for burial or otherwise, the corpse of any person who has died of any of such contagious or infectious disease, is hereby required to have such cab, omnibus, street railway or tramway carriage, or any such public or private conveyance, or hearse or other vehicle, thor-

oughly disinfected.

39. No person shall give, lend, transmit, sell expose any bedding, clothing or other article likely

expose any bedding, clothing or other article likely to convey any contagious or infectious disease, without having first taken such precautions as may be directed by the Medical Health Officer for removing all danger of communicating such disease to others.

40. No person or persons who have been affected with any of the diseases named and provided for in this by-law, who have been quarantined or isolated in any place established under the provisions of the "Municipal Act, 1892," the "Municipal Act Amendment Act, 1893," or this by-law, shall be allowed to leave such quarantine or infectious diseases hospital without permission in writing of the Medical Health Officer.

Officer.

41. No person having the small-pox, varioloid, or other contagious disease shall go about the city, or in any yard, common, or place so as to endanger the health of others.

42. Whenever it shall appear to the Reeve, the Medical Health Officer, or the Sanitary Inspector that it is pagessary for the preservation of the public health, it is necessary for the preservation of the public health, it is necessary for the preservation of the public health, or for the abatement of any nuisance or of anything daugerous to the public health, or whenever the Reeve shall receive a notice signed by two or more ratepayers of the Municipality stating the condition of any building in the Municipality to be so filthy as to be a nuisance, or dangerous or injurious to the public health, or that upon any premises in the Municipality there is any fonl or offensive ditch, gutter, drain, privy, cesspool, ash-pit, or cellar kept or constructed so as to be a nuisance or dangerous to the public health, or that upon any such premises an accumulation of dung. pool, ash-pit, or cellar kept or constructed so as to be a nuisance or dangerous to the public health, or that upon any such premises an accumulation of dung, mannre, offal, refuse, stagnant water, or other matter or thing is kept or permitted to remain so as to be a nuisance, or dangerous or injurious as aforesaid, it shall be the duty of the Sanitary Inspector (or any officer of the Corporation), and he is hereby authorized, to enter such building or premises for the purpose of examining the same, and if necessary to order the removal of any such matter or thing as aforesaid; and the owner, lessee, or occupier of or person using said premises, or the agent or representative having charge or control of such building or premises, shall within twenty-four hours after receiving a notice to remove or abate any such matter or thing as aforesaid, remove or abate the same accordingly. In case he shall neglect or refuse to remove or abate the same accordingly, it shall be lawful for the Sanitary Inspector, or any officer of the Corporation, to cause such matter or thing to be removed or abated, and the costs and expenses thereof shall be forfeited and paid by the person in default, and may be recovered from the person or persons so neglecting or refusing, and he shall be also subject to the penalties imposed by this by-law.

43. The Medical Health Officer or the Sanitary Inspector shall have power to abate, or cause to be abated, summarily, and by force if necessary, any nuisance likely to be injurious to the public health, and may cause the persons or corporation responsible for the nuisance to be prosecuted, and they may also

nuisance likely to be injurious to the public health, and may cause the persons or corporation responsible for the nuisance to be prosecuted, and they may also cause the misance to be abated or removed at the expense of the person or corporation so offending.

44. The Sanitary Inspector or the Medical Health Officer shall examine into all nuisances, sources of filth,

Officer shall examine into all nuisances, sources of fifth, and causes of sickness in the Municipality, or in any vessel within the limits of the Municipality, that may in his or their opinion be injurious to the health of the inhabitants, and shall cause the same to be destroyed, removed, or prevented as the case may require, and shall further inquire respecting articles that are capable

of containing or conveying infection or contagion brought or conveyed into the Municipality by or through any vehicle or vessel, by any means whatever.

45. If the Medical Health Officer or Sanitary Inspector is satisfied upon due examination that a cellar, room, tenement, or building within the Municipality occupied as a dwelling place has become by reason of the number of occupants, want of cleanliness, the existence therein of a contagious or infectious disease, or other cause, unfit for such purpose, or that it has become a nuisance, or in any way dangerons to health of its occupants, or of the public, he may issue a notice to such occupants, or any of them, requiring the said premises to be put in proper sanitary condition, or if he sees fit requiring the occupants to quit the premises within such time as he may deem reasonable. If the person so notified, or any of them, neglect or refuse to comply with the terms of the notice, every person so offending shall be liable to the penalties of this by-law. The Medical Health Officer may cause the premises to be properly cleaned at the expense of the owner or occupants, or may remove the occupants and close up the premises, and the same shall not be occupied until put into proper sanitary condition, or the Board of Health, if it sees fit, may cause such premises to be

destroyed.
46. No owner, tenant, or occupant of land, or any person or body corporate within the Municipal limits, shall suffer the accumulation upon his or their shall suffer the accumulation upon his or their premises, or deposit, or permit to be deposited, upon premises, or deposit, or permit to be deposited, upon any lot belonging to or occupied by him, of anything which may endanger the public health, or deposit upon or into any street, square, lane, highway, wharf, dock, slip, pond, bank, stream, sewer, or water or waters in the Municipality, any dead animal, fish, dirt, rubbish, excrement, dung, manure, offial, or other refree or regretable or animal matter, or other other refuse, or vegetable or animal matter, or other

filth or offensive thing

47. If any person shall own, occupy, or keep any lot or ground, building, stable, or other premises in such a bad and filthy condition as to be offensive and a nuisance to the neighbourhood, or to any person or family, such person shall be subject to the penalties

provided for an infraction of this by-law.

48. The keeper of every livery or other stable shall keep his stable and stable yard clean, and shall remove the manure at least once a month from March 1st to October 1st (inclusive), and for the remainder of the

year at least once in two months.

49. No person shall suffer the accumulation upon his premises, or deposit or permit the deposit upon any land belonging to him or under his control, of anything so as to endanger the public health, or shall deposit or suffer or permit to be deposited, throw into, or leave in or upon any street, court, square, and have allow what multipendesure, vacant let road, lane, alley, wharf, public enclosure, vacant lot, pond, or body of water, any dead animal, dirt, sawdust, soot, ashes, einders, shavings, hair, shreds, manure, fish-shells, waste water or filth of any kind, or any refuse animal or vegetable matter whatever.

All house or store offal, whether consisting of animal or vegetable substance, shall be placed in suitable vessels, and no ashes or other refuse matter shall be mingled therewith, and the same shall be kept in some convenient place to be taken away by the

scavengers.

No distiller, tanner, brewer, soap-boiler, tallow-51. No distiller, tanner, brewer, soap-botter, tallow-ehandler, butcher, meat-packer, fish-canner, oil manufacturer, dyer, livery-stable keeper, wash-house keeper, slaughter-house keeper, or other person shall discharge ont of or permit to flow from their still-house, tannery, brewery, oil manufactory, shop, slaughter-house, packing-house, stable, or any other place, any foul or other nauseous liquors, slops, or other substances whatever into any private ground, street lane, or public ground, or fresh water stream.

street, lane, or public ground, or fresh water stream, pond, or lake within the said Municipality.

52. No soap-boiler, tallow-chandler, butcher, candle or oil manufacturer, or fish-canner, shall keep or use any stale, putrid, or stinking fat, grease, fish, or meat,

so as to be a misanee to the public.

53. No owner or occupant of any grocery, cellar, tallow-chandler's shop, soap-factory, slaughter-house, tannery, brewery, distillery, pork and beef packing-house, fish cannery, fertilizer or oil manufactory, stable or barn, laundry or wash-house, shall suffer the

same to become foul, nauseous, or offensive.

54. No slanghter-house, lot, buildings, or premises for the purpose of killing therein, shall be erected, maintained, opened, used, or kept within the limits of

the townsites in the Municipality.

55. All privies that arc foul, emitting smells and odors, are hereby declared nuisances, and the Sanitary

Inspector shall have power to abate the same, and order the same to be filled up or closed, and if the owner or occupier of the premises on which the same may be situate fail to be may be situate fail to do so on receiving notice, he or they shall be subject to the penalties provided for in this by-law, and the Sanitary Inspector shall cause the said privies, vaults, and juts to be filled up.

56. All vaults and privies shall be made tight, so that the contents thereof cannot escape therefrom, and as remote from any dwelling, well, or water tank as

practicable.

57. No person shall permit or suffer the accumulation, so as to be a nuisance, of any offal, filth, refuse, stagnant water, or other offensive matter or thing upon his premises, or on any vacant lot belonging to him, or for the owner or lessec of which he is the agent.
58. No person shall place on any land, or in or upon

any street, road, or highway, any nightsoil, manure or other refuse matter, or any other dirt or filth which

is, or is likely to become, a nuisance.

59. No person shall convey or cause to be conveyed through any street, road or highway, any nightsoil, swill, or other filth or offensive matter dangerons to health, between the hours six in the morning and twelve in the evening, nor at any time except in a proper covered cart or vehicle, so as to prevent slopping or swilling.

ping or spilling.

60. Every tenant or occupier of a building shall dispose of all animal and vegetable or other refuse from such building or on the premises occupied therewith, cither by burning the same or by placing it in a proper covered receptacle, the contents of which he shall cause to be removed at least once every week.

- 61. The owner, lessee, agent of the owner, or of the lessee or the occupant of any ground, yard, vacant lot, or other property where stagnant water or other nuisanee exists, abutting on any street through which a common drain shall have been constructed, shall cause the same to be effectually drained into such common
- drain.
 62. The owner, lessee, agent, or occupier of any building or premises used as a dwelling house, hotel, restaurant, saloon, shop, store, office, factory, washhouse, or otherwise, shall furnish the same with a sufficient of the same with a s ficient drain under ground to carry off all waste or foul water or liquid filth; and no such drain shall empty or discharge into or upon any street, road, or highway, or any open drain thereon, if in the opinion of the Reeve or the Council, the same be detrimental to the public health.
- 63. When any dumb animal shall die within the limits of the Municipality, the owner or person in possession of it shall cause the carcass to be removed and buried or cremated, so that the same shall not be a nuisance.
- 64. It shall be the duty of the Sanitary Inspector, the Municipal Constable and such other persons as may for the time being be employed for health or sanitary purposes, to keep a vigilant supervision over all streets, lanes, by-ways, lots, back yards, premises or waters as aforesaid within the Municipal limits upon which any such accompulation, as aforesaid may or in which any such accumulation as aforesaid may be found, and at once to notify the parties who own or ocenpy such lots or premises, or who either personally or through their employees have deposited any thing so as to endanger the public health, or who permit or suffer the accumulation thereof, to cleanse the same, and to remove what is found thereon, and such parties shall forthwith remove the same, and if same be not removed within twenty-four hours after same be not removed within twenty-four nours after such notification, he or they may eause the parties so offending to be proseented, and may also cause the same to be removed at the expense of the person or persons so offending. They may also inspect at intervals all premises within the Municipality which they have reason to believe are in an appropriate world in have reason to believe are in an unsanitary condition.
- 65. Wherever any unisances shall be found on any premises within the Municipality, contrary to this bylaw, the Sanitary Inspector is hereby anthorized, in his discretion, to cause the same to be summarily abated in such manner as he may direct, and in default of the person, persons, or body corporate refusing or neglecting to abate the same, as may be directed by the Sanitary Inspector, he may abate the same, and the person, persons, or body corporate so neglecting or refusing shall be liable to the penalties of this bylaw, and pay the Municipality the cost of abating the same.
- 66. The Sanitary Inspector or the Medical Health Officer may grant permits for, or restrain, the removal of any nuisance or infected articles, when he considers it proper for the public safety to do so.

67. In all cases where no provision is herein made defining what are nuisances, and how the same may be removed, abated, or prevented, in addition to what may be declared such herein, those offences which are known to the common law of the land and the statutes of British Columbia as nuisances may, in ease the same exist within the Municipality, be treated as such, and proceeded against as is in this by-law provided, or in accordance with any other law which shall give the Police Magistrate or the Justice of the Peace trying the same jurisdiction.

68. Any notice required to be given by this by-law may be served, if the premises are occupied, on the occupant, or npou some servant or member of his family, or posted npon some conspicuous part of the premises; and if such premises be vacant, the notice shall be served upon the owner or lessee, or the agent of the owner or lessee, or left at the last or usual place of abode of such owner or lessee or agent, or posted in

of abode of such owner or lessee or agent, or posted in some conspicuous place on such premises.

69. It shall not be lawful for any person or persons to use from and out of any well or wells of water within the limits of the Municipality which has or have been complained of as being prejudical to the health of man or beast, any water for drinking or cooking purposes, or the watering of any domestic animal, or for any use whatever, until said water from any and every such well so complained of has been duly analyzed by a competent analyst (to be named by the Council of the Municipality); and said analyst has certified that the water in said well or wells is of a pure and wholesome nature and fit for the use above specified.

70. If upon due analysis, as above set forth, violating the manalysis, as above set forth, the water in any well or wells within the Municipality should be declared unfit for the uses hereinbefore specified, such well or wells shall be immediately filled up by the owner, lessee, or occupant in possession of the premises on which it or they are situated; and no other or more wells shall be opened on said premises.

71. Any person complaining of the quality of the

other or more wells shall be opened on said premises.

71. Any person complaining of the quality of the water in any well or wells used for the purposes here-inbefore specified within this Municipality, shall make his or her complaint to the Sanitary Inspector of the Municipality in writing, giving full information as to the location of any well or wells so complained of, the number of lot and block, and legal subdivision on which same are situate, and an approximate estimate of the number of persons or animals using water from said well or wells.

72. Upon receipt of complaint in writing as above

72. Upon receipt of complaint in writing, as above 72. Upon receipt of complaint in writing, as above set forth, the Sanitary Inspector shall as soon as practicable procure a sample of the water from such well or wells in the presence of at least one credible witness, which sample shall be immediately sealed up by said Inspector in an air-tight receptacle, and be left by him at the place of business of the analyst chosen and appointed by the Council for such duties, and the analyst shall immediately proceed to analyze such sample of water and report the result in writing as soon as practicable to the Board of Health of this Municipality, who shall act in accordance with the Municipality, who shall act in accordance with the

73. The owner or occupier of the premises shall fill up the said well or wells immediately on receiving notice so to do from the Sanitary Inspector, and in default of his doing so shall be subject to the penalties

provided for a breach of this by-law.

74. No person shall let or occupy, or suffer to be occupied, as a dwelling or lodging any room which—

(a.) Does not contain at all times at least 384 cubic feet of space for each person occupying the same:

(b.) Has not a window made to open in a manner approved by the Medical Health Officer or the Sanitary

(c.) Has not appurtenant to it the use of a water-closet, earth-closet, or privy constructed in accordance with the by-laws and regulations of the Municipality:
(d.) Every room in which a person passes the night, or is found between midnight and five o'clock in the forenoon, shall be deemed to be occupied as a dwelling or lodging within the meaning of this section.

75. Any officer of the Corporation may seize, and under the direction of the Medical Health Officer, the Reeve, or the Sanitary Inspector, destroy any tainted or unwholesome meat, poultry, fish, or other article of food exposed or offered for sale.

76. No person or persons shall sell or offer for sale any bread, milk or other substance adulterated with any embetance injurious to lead to any article so any substance injurious to health, and any article so adulterated shall be forfeited and destroyed under the direction of the Reeve, Police Magistrate, or of any Justice or Justices of the Peace having jurisdiction within the Municipality, before whom such case shall

be tried.

77. No butcher, grocer, trader, or other person, persons, or body corporate shall sell, expose, or offer for sale on any public market, or at any place within the limits of the Municipality, as food any tainted, diseased, damaged, or unwholesome meat, poultry, fish, vegetables, milk, fruit, or other articles of food or provisions, or the flesh of any animal dying otherwise provisions, or the flesh of any animal dying otherwise than by slaughter, and the Sanitary Inspector may sain destroy any such tainted, diseased, damaged,

seize and destroy any such tainted, diseased, damaged, or unwholesome meat, ponltry, fish, vegetables, fruit, or other articles of food or provisions.

78. Every butcher, grocer, and milk dealer, and their agent, shall allow the Sanitary Inspector to freely and fully inspect their cattle and milk, meats, fish, and vegetables, held, offered or intended for sale, and will be expected to answer all reasonable and proper questions asked by such Inspector relative to the conditions thereof and of the places where such articles may be.

79. Any person who shall keep swine, dogs, horses cattle, goats, poultry, or other such animals on their premises shall maintain the houses, buildings or pens in which the same shall be kept in such a clean and wholesome condition to the satisfaction of the Sanitary Inspector, under the penalty provided for an infraction of this by-law for each offense.

80. No animal affected with any infectious or tagious disease shall he brought into the Municipality.

tagious disease shall he brought into the Municipality. S1. Every person who violates by act, either of omission or commission, or who is guilty of an infraction of any of the provisions of this by-law, or any order or direction given, or any rule or regulation made for which any penalty is not specially mentioned therein, shall, upon conviction thereof in a summary manner before the Police Magistrate or any two Justices of the Peace having jurisdiction in the Municipality, be liable for every such offense, and shall forfeit and pay a penalty not exceeding fifty dollars and costs; and if such penalty and costs be not paid, either immediately or within such period as such Police Magistrate or Justices may appoint, the same may be levied by distress and sale of the goods and chattels of the offender, and in default of sufficient distress the offender may be imprisoned, with or withdistress the offender may be imprisoned, with or without hard led out hard labour, for any term not exceeding three calendar months, unless such penalty and costs be Sooner paid.

82. This by-law may be cited as "The Health By-law, 1894."

Passed the Municipal Council the 26th day of May, 1894.

Reconsidered, adopted, and finally passed the Council the 13th day of June, 1894.

S. HORACE DAVIE,

Jas. Norcross, C.M.C.

NOTICE.
The above is a true copy of a by-law passed by the Municipal Council of North Cowiehan, on the 13th day of June, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have each by law or any part, thereof, quished to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf. 21je Jas. Norcross, C.M.C.

DELTA BY-LAWS.

DELTA MUNICIPAL REVENUE BY-LAW, 1894.

WHEREAS it is expedient to make provision for the collection of a numicipal revenue in the Corporation of Delta for 1894:

Be it therefore enacted by the Reeve and Council of the Corporation of Delta as follows:—

From and after the passing of this by-law the general municipal revenue of the Corporation of Delta shall be raised, levied and collected for the use of the Corporation from such sources as are hereinafter pro-

vided.

1. There shall be raised, levied and collected for the year 1894 upon all real estate mentioned in the Assessment Roll for the time being in force in the Municipality, an equal tax of six (6) mills in the dollar in the amount assessed, as it shall appear in the said Assessment assessed.

1894.

Reconsidered and finally passed on the 16th June, 1894.

[L.S.]

WM. H. LADNER,

C. F. GREEN, C. M. C.

NOTICE.

The above is a true eopy of a by-law passed by the Municipal Council of the Corporation of Delta on the 16th day of June, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within the purpose that the purpose to the supreme for the publication of this had been application of this had been application of this below.

C. F. GREEN,

WILD LAND TAX BY-LAW, 1894.

W HEREAS it is expedient to levy a tax on unimproved lands within the limits of the Corpo-ration of Delta:

Be it therefore enacted by the Reeve and Council of the Corporation of Delta:

2. There shall be raised, levied and collected for the year 1894, upon all improvements upon real property as mentioned in the Assessment Roll for the time being in force in the Municipality, an equal rate of one-half (\frac{1}{2}) of one per cent. on the assessed value thereof, as appears in the said Assessment Roll.

3. The aforesaid taxes shall be due and payable by the person or persons liable for the same to the Collector, at his office, on the 1st August, 1894.

4. The aforesaid taxes if paid on or before the 1st December, 1894, the person or persons paying the same shall be entitled to a rebate of one-sixth (\frac{1}{6}) of the amount thereof.

This by-law may be cited for all

amount thereof.

This by-law may be cited for all purposes as the Passed the Municipal Council on the 3rd March.

Passed the Municipal Council on the 3rd March. aforesaid.

This by-law may be eited for all purposes as the "Wild Land Tax By-law, 1894."
Passed the Municipal Conneil on the 3rd March,

1894.

Reconsidered and finally passed on the 16th June,

[L.S.]

WM. H. LADNER,

C. F. GREEN, C. M. C.

NOTICE.

quashed, must make his application for that purpose to the Supreme Court of British Columbia within one mouth next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

C. F. GREEN,

je21

C. M. C.

The above is a true eopy of a by-law passed by the Municipal Council of the Corporation of Delta on the Municipal Council of the Corporation of Delta on the left day of June, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within one mouth power after the publication of this law leaves in the supreme Court of British Columbia within one mouth power after the publication of this by-law passed by the Municipal Council of the Corporation of Delta on the original persons are hereby required to take notice that anyone desirous of applying to have such by-law passed by the Municipal Council of the Corporation of Delta on the left day of June, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within one mouth power after the publication of this by-law passed by the Municipal Council of the Corporation of Delta on the left day of June, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law passed by the Municipal Council of the Corporation of Delta on the Municipal Council of the Corporation of Delta on the Municipal Council of the Corporation of Delta on the Municipal Council of the Corporation of Delta on the Municipal Council of the Corporation of Delta on the Municipal Council of the Corporation of Delta on the Municipal Council of the month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

C. F. GREEN, C. M. C.

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